

GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

THE

BALUCHISTAN CODE

CONTAINING THE

LOCAL ENACTMENTS IN FORCE IN BRITISH BALUCHISTAN

WITH

CHRONOLOGICAL TABLES

ANO

AN INDEX.



CALCUTTA SUPERINTENDENT GOVERNMENT PRINTING, INDIA 1914



PREFACE.

THIS the third edition of the Baluchistan Code brings the laws in force in that province down to the end of 1913. It has been prepared on the same lines as Part I of the previous edition. The Rules and orders published under Acts of the Governor-General in Council and under Regulations made under the Government of India Act, 1870 (33 Vict., c. 3), which were contained in Part B of the Appendix to Part I of the 2nd edition, are omitted in the present edition as they are about to be published separately. Part II of the 2nd edition which was a reproduction of the portion of the "British Enactments in force in Native States" dealing with the laws in force in the Baluchistan Agency Territories has also been emitted as unnecessary, a new edition of that publication having lately been issued.

S. C. BANERJEE, Legal Assistant, Legislative Department, Government of India.

Sinta : 11th August, 1914.



CHRONOLOGICAL LIST OF ENACTMENTS IN FORCE IN BRITISH BALUOHISTAN.

1 .- GENERAL ENACTMENTS.

[Norg. The laws Regulation, being subject in hamondments as

| 1 | 3 | 3 | 4 | 5 |
|-------|-------|---|--|----------------------------------|
| Year. | No. | Short title or sabject. | How in force and whether partially repealed or otherwise affected in British Baluchistan by legislation. | Where published. |
| 1813 | v | The Indian Slavery Act, 1843. | Declared in force, Reg. II of 1912, a. 3. | General Acts, Vol. I, p. 49. |
| 1850 | XVIII | The Judicial Officers' Protection Act. 1850. | Ditto | General Acts, Vol. 1, p. 69. |
| " | XXXIV | The State Prisoners Act, 1850. | Ditto | General Acts, Vol 1, p. 80. |
| 1852 | ZZZ | The Indian Natural- isation Act, 1852. | Ditto | General Acts, Vol. 1, p. 93. |
| 1855 | XXIV | The Penal Servitude Act, 1855. | Ditto | General Acts, Vol. I, p. 111. |
| 1857 | X1 | The State Offences Act, 1857. | Ditto | General Acts, Vol. I, p. 130. |
| 1858 | m | The State Prisoners Act, 1858. | S. 5 dack-red in force, Reg. 11 of 1913, s. 3. | General Acts, Vol. 1, p. 145. |
| 1859 | 13 | The Forfeitnre Act, 1859. | The whole Act, except the last para of s. 18 as to pardoned persons declared in force, Reg. 11 of 1913, s. 3. | General Acts, Vol. I, p. 211. |
| 1860 | 1X | The Employers and Workmen (Disputes) Act, 1860. | Declared in force, Reg. 11 of 1913, s. 3. | General Acts, Vol. 1, p. 215. |
| " | X Z 1 | The Societies Regis- tration Act, 1860. | Ditto | General Acts, Vol. 1, p. 217. |
| ø | XLV | The Indian Penal Code. | Ditto | General Acts, Vol. I. p. 218. |
| 1861 | r | The Police Act, | Dittn | General Acts, Vol. I, p. 378. |

ENACTMENTS IN FORCÉ IN BRITISH BALUCHISTAN-contd.

1.—General Enactments.—contd.

| 1 | 2 | 3 | . 4 | 5 |
|-------|-------|---|--|-----------------------------------|
| Year. | No. | Short title or subject, | How in force and whether partially repealed or otherwise affected in British Baluchistan by legislation. | Where published. |
| 1861 | XVI | The Stage Carriages | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. I, p. 396. |
| 1864 | 111 | The Foreigners Act, | Ditto | General Acts, Vol. 1, p. 423. |
| 1865 | X | The Indian Succession Act, 1865. | Ditto | General Acts, Vol. I, p. 473. |
| ** | χŢ | The Parsi Marriage and Divorce Act, 1865. | Ditto | General Acts, Vol. 1, p. 560. |
| ?9 | XXI | The Parsi Intestate Succession Act, 1865 | Ditto | General Acts, Vol. 1, p. 574. |
| 1869 | 17 | The Indian Diverce | Ditto | General Acts, Vol. |
| ,,, | ZZ | The Indian Volun- teers Act, 1869. | Ditto | General Acts, Vol. 11, p. 88. |
| 1870 | vii | The Court-fees Act, 1870. | Declared in force with modifica- tion, Reg. 11 of 1913, s. 3. | General Aets, Vol. 11, p. 98. |
| 1871 | I | The Cattle-trespass Act, 1871. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. 11, p. 156. |
| ,, | v | The Prisoners Act, 1871. | Ditto | General Acts, Vol. II, p. 169. |
| | IIIZZ | The Pensions Act, 1871. | Ditto | General Acts, Vol. 11, p. 169. |
| 1872 | I | The Indian Evidenco Act, 1872. | Declared in force, with an addition, Reg. II of 1913, s. 3. | General Acts, Vol. 11, p. 192. |
| ,, | III | The Special Marriage Act, 1872. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. 11, p. 253. |
| " | IX | The Indian Contract Act, 1872. | Ditto | General Acts, Vol. II, p. 262. |
| " | xv | The Indian Christian Marriage Act, 1872. | Ditto | General Acts, Vol. 11, p. 341. |
| 1873 | X | The Indian Oaths Act, 1873. | Ditto | General Acts, Vol. II, p. 384. |
| 1974 | II | ¹ The Administrator- General's Act, 1874. | Rep. Act III of 1913. | |

¹ Act III of 1913 which repealed this Act was brought into force while this Code was in Press.

ENACTMENTS IN FORCE IN BRITISH BALUCHISTAN-contd.

1. - GENERAL ENACIMENTS-contd.

| 1 | 2 | 3 | 4 | 5 |
|------|--------|---|---|---|
| Yes | r No. | Short title or subject. | How in force and whether partially repealed or otherwise affected in British Baluchistan by legislation. | Where published. |
| 183 | 4 IV | The Foreign Recruit- ing Act, 1874, | Pec'ared in force, Beg. II of 1913, s. 3. | General Acts, Vol. 11, p. 423. |
| | * 1X | The European Vag- | Dillo , , . | General sets, Vol. 11, p. 425. |
| | XIV | The Scheduled Dis- tricts Act, 1874. | 19tto | General Acts, Vol. 11, p. 440. |
| 18 | 1X | The It dian Majority Act, 1875, | Ditto | General Acrs, Vol. |
| 183 | 7 | The Specific Rebef Act, 1877. | S. 9 declared in force, Reg. 11 of 1913, s. 3. | General Act., Vol. 11, p. 621. |
| 187 | 8 1 | The Open Act. | Declared in force, Reg. 11 of 1913, s. 3. | General Acts, Vol. 11, p. 559. |
| | 77 | The Indian Treasure | Ditto | General Acts, Vol. |
| 1 | , %1 | Troso Act, 1875. The Indian Arms Act, 1878. | Extended with exceptions, Notification Nov. 682-J. and 108-S., dated the 20th September 1913, and 28th February 1914 (Gazette of India, 1913, Pt. 11, pp. 1709 and that 1914, Pt. 11, p. 7.13). | II. p 508. Gereral Acts, Vol. 11, p. 6v0. |
| 18 | .0 Z1 | The Local Authorities Loans Act, 1879. | Drefared in force, Reg. 11 of 1913, s. 3. | General Acts, Vol. 111, p. 12. |
| 18 | V V | Tie Probate and Administration Act, 1651, | Ditto | General Acts, Vol. 111, p 72. |
| ,, | ZZVI | The Negotiable Irstru- ments Act, 1891. | Ditto | General Acts, Vol. 111, p. 131. |
| ** | 211 | The Indian Salt A.t. | Ditto | General Acts, Vol. |
| 15 | 52 171 | 1882. The Indian Com- panies Act, 1882. | Rep. Act TII of 1913 | 111, p. 350. |
| _ 18 | X1X | The Land Improve- ment Loons Act, 1883. | Declared in force, Reg. 11 of 1913, s. 3. | Gineral Acis, Vol. 111, p 453. |
| 15 | XII | The Agriculturi-ts* Loans Act, 1881. | S. 2 declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. |
| 18 | 2111 | The Indian Telegraph Act, 1885. | Declared in force, Reg. II of 1913, s 3. | General Acts, Vol. 111, p. 521. |

Act VII of 1913 by which this Act was repealed was brought into force while this Code was in Press.

ENACTMENTS IN FORCE IN BRITISH BALUCHISTAN—contd.

1.—General Enactments—contd.

| 1 | 2 | 3 | 4. | 5 |
|-------|-------|--|--|-----------------------------------|
| Year. | No. | Short title or subject. | How in force and whether partially repealed or otherwise affected in British Baluchistan by legislation. | Where published. |
| 1886 | VI | The Births, Deaths and Marriages Re- gistration Act, 1886. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. III, p. 564. |
| 1887 | VII | The Suits Valuation Act, 1887. | Ditto | General Acts, Vol. IV, p. 5. |
| " | īx | The Provincial Small Cause Courts Act, 1887. | Ditto | General Acts, Vol. IV, p. 10. |
| 1888 | III | The Police Act, 1888. | Ditto | General Acts, Vol. IV, p. 78. |
| 21 | IV | The Indian Reserve Forces Act, 1888. | Ditto | General Acts, Vol. IV, p. 81. |
| 1889 | VII | The Succession Certificate Act, 1889. | Ditto | General Acts, Vol. IV, p. 137. |
| ٠, | XΔ | The Indian Official Secrets Act, 1889. | Ditto | General Acts, Vol. IV, p. 171. |
| 1890 | I | The Revenue Recovery Act, 1890. | Extends proprio vigore | General Acts, Vol. IV, p. 177. |
| , | VI | The Charitable Endowments Act, 1890. | Ditto | General Acts, Vol. IV, p. 197. |
| 27 | VIII | The Guardians and Wards Act, 1890. | Ditto | General Acts, Vol. IV, p. 202. |
| ,, | ZI | The Prevention of Cruelty to Animals Act, 1890. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. IV, p. 289. |
| 1891 | XII | The Amending Act . | Extends proprio vigore | General Acts, Vol. IV, p. 326. |
| ,, | XVIII | The Bankers' Books Evidence Act, 1891. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. IV, p. 349. |
| 1892 | II | The Marriages Validation Act, 1892. | Ditto | General Acts, Vol. IV, p. 351. |
| " | X | The Government Management of Private Estates Act, 1892. | Extends proprio vigore . | General Acts, Vol. IV, p. 354. |

ENACTMENTS IN FORCE IN BRITISH BALUCHISTAN—contd. 1.—General Enactments—contd.

| 1 | 2 | 3 | 4 | 5 |
|-------|------|--|--|-----------------------------------|
| Year. | No. | Short title or subject. | How in force and whether partially repealed or otherwise affected in British Balachistan by legislation. | Where published. |
| 1891 | 1 | The Land Acquisition Act, 1894. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. IV. p. 363. |
| ,, | ıx | The Prisons Act, 1891 | Extends proprio rigore | General Acts, Vol. |
| 1895 | ХII | The Indian Compa- nies (Memorandum of Association) Act, 1895. | Rep. Act VII of 1913. | 17, p. 410. |
| ,, | ż | The Crown Grants Act, 1895. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. IV, p. 512. |
| 1897 | 111 | The Fpidemlo Dis- eases Act, 1897. | Extends proprio eigore | General Acts, Vol. IV, p. 613. |
| ** | IV | The Indian Fisherics Act, 1897. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. IV, p. 645. |
| ** | VIII | The Reformatory Schools Act, 1897. | Ditto . , . | General Acts, Vol. IV, p. 557. |
| " | 12 | The Provident Funds Act, 1897. | Extends proprio rigore | General Acts, Vol. IV, p. 667. |
| ** | x | The General Clauses Act, 1897. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. IV, p. 571. |
| " | XIV | The Indian Short Titles Act, 1897. | Ditto | General Acts, Vol. IV. p. 586. |
| 1898 | 111 | The Lepers Act, 1898. | Extends proprio eigore | General Acts, Vol. V. p. 2. |
| " | v | The Code of Criminal Procedure, 1898. | Declared in force with modifica- tions by Reg. 11 of 1913, c. 3. | General Acts, Vol. |
| ** | VI | The Indian Post Office Act, 1898. | Extends proprio rigore | General Acts, Vol. V, p. 336. |
| 1899 | 11 | The Indian Stamp | Ditto | General Acts, Vol. V, p. 369. |
| " | 17 | The Government Publings Act, 1899. | Declared in furce, Reg. II of 1913, s. 3. | General Acts, Vol. V, p. 439. |
| ". | viii | The Indian Petrolenm Act, 1899. | Ditto | General Acts, Vol. V, p. 411. |
| ,, | zm | The Glanders and Farey Act, 1890. | Ditto | General Acts, Vol. V, p. 473. |

Act VII of 1913 which repealed this Act was brought into force while this Code was in Press.

ENACTMENTS IN FORCE IN BRITISH BALUCHISTAN—contd.

1. - GENERAL ENACTMENTS-contd.

| 1 | 2 | 3, | 4 | 5 |
|-------|-------|---|--|----------------------------------|
| Year. | No. | Short title or subject. | How in force and whether partially repealed or otherwise affected in British Baluchistan by legislation. | Where published. |
| 1900 | 11 | The Prisoners Act, 1900. | Extends proprio vigore | General Acts, Vol. V, p. 488. |
| 13 | IV | The ¹ Indian Compa- nies (Branch Re- gisters) Act, 1900. | Rep. Act VII of 1913. | |
| 1901 | II | The Indian (Tolls) Army Act, 1901. | Extends proprio vigore | General Acts, Vol. V, p. 507. |
| • • | ΛΙΙ | The Native Christian Administration of Estates Act, 1901. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. V, p. 515. |
| " | VIII | The Indian Mines Act, 1901. | Extends proprio vigore | General Acts, Vol. V, p. 517. |
| 1(02 | II | The Cantonments (House Accommoda- tion) Act, 1902. | Ditto | General Acts, Vol. V, p. 547. |
| 1903 | . VII | The Indian Works of Defence Act, 1903. | Ditto | General Acts, Vol. V, p. 620. |
| 33 | XIV | The Indian Foreign Marriage Act, 1903. | Ditto | General Acts, Vol. V, p. 643. |
| 33 | χV | The Indian Extradition Act, 1903. | Ditto | General Acts, Vel. V, p. 651. |
| 1904 | , | The Poisons Act, 1904. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. VI, p. 1. |
| " | AII | The Ancient Monu- ments Preservation Act, 1904. | Extends proprio vigore | General Acts, Vol. VI, p. 13. |
| 1905 | IV | The Indian Railway Board Act, 1905. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. VI, p. 79. |
| 1906 | · III | The Indian Coinage Act, 1906. | Extends proprio vigore | General Acts, Vol. VI, p. 85. |
| 1907 | Ш | The Provincial Insolvency Act, 1907. | Declared in force, Rog. II of 1913, s. 3. | General Acts, Vol. VI, p. 103. |

¹ Act VII of 1913 which repealed this Act was brought into force while this Code was in Fress.

ENACTMENTS IN FORCE IN BRITISH BALUCHISTAN-contd. 1.—GENERAL ENACTMENTS—contd.

| 1.—Grand BRITISH BALLICO |
|--|
| 1.—General Enacthenis—contd. |
| 3 sould. |
| |
| Year, No. |
| Short title on the state of the |
| 1908 V Th. |
| 1908 V The Code of Com- |
| |
| Proce d n r e 1093, 1913, s. 3. |
| Froce d n r e 1998, 1913, s. 3. Froce d n r e 1998, 1913, s. 3. 1013, s. 3. |
| 74-76-79 (1), 80-82 VI, p. 111. |
| 1 1 ha 140-170 |
| |
| i cineiro autri in-i |
| Rules 4 to XI |
| 1 Rules 35 49 11 1 |
| Rule 21 , Rules 37, 22, 23 , 30, 40, Rules 37, |
| Order Rule 48 |
| Trees Adv. Ont. |
| |
| XXXTT Order |
| ZZZIII. Order |
| A 1 1.1 Tires of G 6 7 1 |
| to g and g ridges 1 |
| Rules 6 to 10 |
| |
| Schedu le. Para |
| Schrau – The Scord P Schrau – P Fraplis 17 and 18 2- and 21. The Scord P and 31. 32. The Scord P and 32. The Scord P |
| cenedule. |
| IX The Indian Limitation Act, 1909 |
| |
| |
| |
| The Whine: |
| Diogno hipping Act, Extends proprio vigore General Acts, Vol. The Indian Proprio vigore VI, p 560. |
| |
| |
| II India |
| Tenam 4 . Tel Une 1 |
| |
| Clry Act, 1910. Ditto VII, p. 71 |
| |
| Act You're Comment |
| |
| Not published. |
| |
| |

ENACTMENTS IN FORCE IN BRITISH BALUCHISTAN-contd.

1.—GENERAL ENACTMENTS—concld.

| 1 | 2 | 3 | 4 | 5 |
|-------|---------|---|--|------------------------------------|
| Year. | No. | Short Title or subject. | How in force and whether partially repealed or otherwise affected in British Baluchistan by legislation. | Where published. |
| 1911 | II | The Indian Patents and Designs Act, 1911. | | General Acts, Vol. VII, p. 89. |
| " | VIII | The Indian Army Act, 1911. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. VII, p. 131. |
| ±† | ZII | The Indian Factories Act, 1911. | Extends proprio vigore . | General Acts, Vol. VII, p. 175. |
| " | xvII | The Indian Airships Act, 1911. | Ditto | General Acts, Vol. VII, p. 198. |
| 1912 | II | The Co-operative Societies Act, 1912. | Declared in force, with a modification Reg. II of 1913, s. 2. | General Acts, Vol. VII, p. 201. |
| 17 | īv | The Indian Lunney Act, 1912. | Extends proprio vigore | General Acts, Vol. VII, p. 220. |
| 9.9 | V | The Provident Insurance Societies Act, 1912. | Ditto | General Acts, Vol VII, p. 255. |
| 22 | VI | The Life Assurance Companies Act, 1912. | Ditto | General Acts, Vol. VII, p. 264. |
| 27 | VIII | The Wild Birds and Animals Protection Act. 1912. | Ditto | General Acts, Vol. VII, p. 289. |
| ** | XII | The Motor Vehicles International Circu- lation Act, 1912. | Ditto | General Acts, Vol. VII, p. 292. |
| 1913 | 11 | The Official Trustees Act, 1913. | Ditto | General Acts, Vol. VII, p. 297. |
| - 99 | ~ · III | The Administrator- General's Act, 1913. | Ditto | General Acts, Vol. VII, p. 310. |
| 77 | V | The White Phosphorus Matches Probibition Act, 1913. | Declared in force, Reg. II of 1913, s. 3. | General Acts, Vol. VII, p. 333. |
| " | VII | The Indian Compa- nies Act, 1913. | Extends proprio vigore | General Acts, Vol. VII, p. 335. |

ENACTMENTS IN FORCE IN BRITISH BALUCHISTAN-contd.

2.-LOCAL ENACTMENTS.

[See Note to heading General Ensetments in Part 1.]

| - | | | | |
|-------|-------------|--|--|------------------|
| 1 | 3 | 8 | 4 | 5 |
| Year. | No. | Short title or subject. | How in force and whother partially repealed or otherwise affected in British Baluchistan by legislation, | Where published. |
| | | ABen | gal Regulations. | |
| 1812 | 17 | The Bengal Foreign Immigrants Regula- tion, 1812. | Declared in force, Reg. II of 1913, s. 3. | Infra, p. 1. |
| 1818 | 111 | The Bengal State Prisoners Regulation, 1818. | Declared in force, Rog. II of 1918, s. 3. | Do , p. 4. |
| | В. | -Local Acts of the | Governor-General in Council. | |
| 1867 | 111 | The Public Gambling Act, 1807. | Declared in force, Reg. II of 1913, s 3. | Infra, p. 8. |
| 1880 | XIII | The Vaccination Act, | Ditto | Do., p. 15. |
| 1857 | χı | The Sindh-Pishin Rail- way Act, 1697. | Ditto | Do., p. 23. |
| ** | IIVX | The Punjab Land Revenue Act, 1887. | Declared in force with modifica- tions in the Tabsil of Pishin, Reg. II of 1913, s. 3. | Do., p. 21. |
| 1800 | tiz, | The Escise Act, 1896 | Declared in force, Reg. II of 1913, s. 3. | Do., p. 87. |
| (| C.—Regulati | ions under the Gover | nment of India Act, 1870 (33 | Fiet., c. 3), |
| 1871 | VII | The Punjab Frontier Jagir Revenue Collection Regulation, 1874. | Declared in force, with modifica- tions, Reg. II of 1913, s. 3. | Infra, p. 103. |
| 1890 | 7 | The Eritish Baluchis- tan Forest Regula- tion, ISPS. | Rep. in part, Reg. IX of 1890. Rep. in part, Reg. II of 1913. Amended et 9-10, Reg. V of 1912. | Do., p. 101. |
| 1698 | VIII | The British Baluchis- tan Celminal Justice Begulstron, 1826. | *** | Do., p. 119. |
| n | , 12 | The British Palachis- ten Civil Justice Regulation, 1896. | | Do , p 125. |

ENACTMENTS IN FORCE IN BRITISH BALUCHISTAN-concld.

2.—LOCAL ENACTMENTS—concld.

| 1 | 2 | 3 | 4 | 5 |
|-------|-----|--|--|------------------|
| Year. | No. | Short title or subject. | How in force and whether partially repealed or otherwise affected in British Baluchistan by legislation. | Where published. |
| 1901 | III | The Frontier Crimes Regulation, 1901. | Declared in force, with modifications, Reg. II of 1913, s. 3. | Infra, p. 148. |
| 14 | IV | The Frontier Mur- derous Outrages Re- gulation, 1901. | | Do., p. 171. |
| 1907 | I | The Upper Burma and Arakan Hills Fron- tier Crossing and Disturbed Districts Regulation, 1907. | Declared in force, with modifications, Reg. II of 1913, s. 3. | Do., p. 176. |
| 1910 | v | The British Baluchis- tan Bazars Regula- tion, 1910. | | Do., p. 178. |
| 1912 | V | The British Baluchistan Forest (Amendment) Regulation, 1912. | ••••• | Do., p. 209. |
| 1913 | II | The British Baluchistan Laws Regulation, 1913. | ••••• | Do., p. 203. |

THE BALUCHISTAN CODE.

PART T.

LOCAL ENACTMENTS IN FORCE IN BRITISH BALUCHISTAN.

A.-BENGAL REGULATIONS.

BENGAL REGULATION XI or 1812.1

18th July, 1812.1

A Regulation to empower the [Local Government] to order the removal of emigrants from foreign countries, and their descondants, from any place in the vicinity of the frontier of the State from which they may have emigrated; and, in certain cases, to place and detain any such persons in safe custody; and likewise to provide for the trial of emigrants and their descendants who may excite disturbances in the countries from which they may have emigrated, and of persons aiding them in the prosecution of such attempts.

1. WHEREAS considerable bodies of persons, being Natives of Arakan and Preamble. ordinarily denominated Muggs, bave from time to time emigrated from that country and established themselves in that part of the district of Chittagony which lies contiguous to the Arakan frontier:

and whereas numbers of those persons, or of their descendants, abusing the protection which had been afforded to them in the British territories, have excited disturbances and even levied war in the country of Arakan against the Government of Ava, of which State Arakan is now a dependency, and have conducted themselves in a manuer manifestly tending to disturb the relations

¹ Ehort title, "The Bengal Foreign Immigrants Regulation, 1812,"—See the Rejecting and Amending Act, 1897 (6 of 1897), Ech. 111 [Geol. Acts, Vol. IV.]

This Regulation has been declared in force in Birtish Reluctions by the Uritish Balanbistan Laws Regulation, 1913 (2 of 1818), s. 3 (1), issfrap, p. 209.

*The words "Local Dorrenment" were substituted for the words "Oortron-General in Council "by the Repealing and Amending Act, 1897 (5 of 1897), s. 2 and 8th. II. [Genl. Acts, Vol. VV.]

Vol. 17.3

of amity which subsist between the British Government and the Government of Ava;

and whereas it is, in consequence, necessary that the ¹[Local Government should possess legal powers to remove the said bodies of emigrants and thei descendants from the frontier of the territory of Arakan, or any other bodies o aliens or their descendants, from the vicinity of the country from which the may have emigrated, and likewise to detain in confinement any of those person or any other individuals being Natives of foreign countries, or their descendants for offences of the above nature actually committed by them in the territorie of the State from which they may have emigrated;

and whereas it is necessary to make provision for the trial of persons committing, or aiding in the commission of, the said offences, the following rule have been passed, to be in force from the period of their promulgation through out the territories immediately dependent on the Presidency of Fort William.

2. Whenever the '[Local Government], upon due investigation, shall be satisfied that the emigrants from Arakan, or emigrants from any other State who may have sought an asylum in the British territories, or the descendants of any of the said emigrants, shall have abused the protection afforded to them by attempts to excite disturbances in the State from which they or their ancestors may have emigrated, it shall be competent to the '[Local Government] to order the removal of those persons to such other part or parts of the country as may be judged most convenient for their future residence.

In like manner it shall be competent to the [Local Government] to order such removal, whenever it may have grounds to be satisfied that the residence of any body of aliens, or their descendants, in the vicinity of the frontier of the country from which they or their ancestors may have emigrated, is likely to cause any serious misunderstanding between that State and the British Government.

3. Whenevery body of emigrants, or any individuals belonging to such body, shall be on seed to be removed from the part of the country in which they have been established, they shall be allowed to dispose of any property which they may have acquired in such manner as they may judge proper:

Provided, however, that, if they shall nevertheless retain the right to any real property at the period of their actual removal, it shall be competent to the ¹[Local Government] to order such property to be sold by public auction under the superintendence of the Collector of the district.

Power to order removal of emigrants to parts of country deemed convenient.

¹ See footnote 2 on page 1 supra.

² The word "it" has been substituted for the word "he" by the Burma Laws Act, 1898 (13 of 1898), see the Third Schedule [Bur. Code, Ed. 1910].

1812 : Ben. Reg. XI.] Remoral of Foreign Emigrants.

In that ease the nett proceeds of the sale shall be duly paid to the person or persons to whom the said property belonged.

- 4. In cases in which the '[Local Government] may, on due inquiry and Powerloo mature deliberation, be satisfied that either the preservation of the tran crate rate rate rate rate. quility of the British territories, or of the dominions of the allies of the or other than the preservation of the allies of the or other than the preservation of the allies of the or other than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the allies of the original than the preservation of the preserv British Government, or the maintenance of the relations of amity subsisting to be appropriate that any of the Relations of th hetween the British Government and other States, requires that any of the kept mader restraint. leaders or other persons of the above description, who may have committed restraint, the offences mentioned in section 2 of this Regulation, should be placed and detained under restraint, it shall be competent to the [Local Government] to order any such persons having committed any of the said offences, but not otherwise, to he apprehended and committed to confinement at such place, and under the enstody of such public officer, and detained in confinement for such time as may he deemed by the '[Local Government] necessary for the public
- 5. First.—Any persons of the above description, or their descendants, who Punishment while living under the protection of the British Government, shall enter the for engants of the protection of the British Government, shall enter the for engants of the protection of the protection of the British Government. country from which they or their ancestors may have emigrated, or any other descendants foreign country, and shall excite, or attempt to excite, disturbances in the exciting said countries, shall be liable to be beneath to the least to the excite of the disturbances in the disturbance of the exciting said countries, shall he liable to he brought to trial for that offence * * * nnd, if convicted, shall be sentenced to suffer imprisonment for the period they cml. of seven years. * In countries from which

Second.—Any persons, whether Native British subjects or aliens, who shall Funishment for from foreign countries with any assistance, either of men. siding or a siding or furnish emigrants from foreign countries with any assistance, either of men, siding or solution in furnish emigrants from foreign countries with any assistance, either of men, siding or mens, in prosecution of their attempts to excite disturbances in the attempts to excite disturbances in the attempts to excite the section of their medical countries. country from which they may have omigrated, or in any other country, or easile usely shall otherwise aid such aliens in the prosecution of their criminal design, shall be liable to be brought to trial for that offence* * * * * and, if convicted, shall be sentenced to suffer imprisonment for the term of seven years.

Provided however that, if the Judge * * ** by whom the case may he Provided that the Case may he Provided the Provide tried shall be of opinion that the punishment established by this and the preceding clauso should in any instance he mitigated, he shall submit the

a Tie words " before the Court of Circuit" and the words " of Circuit" were repealed by the Repealing Act, 1874 (16 of 1874).

State Prisoners.

preceedings held on the trial [to the Local Government, and the Local Government shall pass such orders thereon as it may think fit]:

Provided, moreover, that no sentence or order which may be passed on the trial of any persons under the provisions of the present Regulation shall be competent, or shall be construed, to preclude the ²[Local Government] from the exercise of the power vested in the Government by section 4 of the said Regulation.

DENGAL REGULATION III or 1818.3

[7th April, 1818...

A Regulation for the confinement of State Prisoners.

Presmide.

1. Whereas reasons of State, embracing the due maintenance of the alliances formed by the British Government with Foreign Powers, the preservation of tranquillity in the territories of Native Princes entitled to its protection, and the security of the British dominions from foreign hostility and from internal commotion, occasionally render it necessary to place under personal restraint individuals against whom there may not be sufficient ground to institute any judicial proceeding, or when such proceeding may not be adapted to the nature of the case, or may for other reasons be unadvisable or improper;

and whereas it is fit that, in every case of the nature herein referred to, the determination to be taken should proceed immediately from the authority of the Governor General in Council;

and whereas the ends of justice require that, when it may be determined that any person shall be placed under personal restraint, otherwise than in pursuance of some judicial proceeding, the grounds of such determination should from time to time come under revision, and the person affected thereby should at all times be allowed freely to bring to the notice of the Governor General in Council all circumstances relating either to the supposed grounds of such determination, or to the manner in which it may be executed;

¹ These words were substituted for the original words "to the Nizamat Adalat, who will recommend to the Governor General in Council such abbreviation of the prescribed punishment as they may judge proper," by the Repealing and Amending Act, 1897 (5 of 1897), s. 2 and Sch. II... [Genl. Acts, Vol. IV.]

² See footnote 2 on page 1, supra.

³ Short title "The Bengal State Prisoners Regulation, 1818", see the Repealing and Amending Act, 1897 (5 of 1897). Sch. III Genl. Acts. Vol. 1V.

This Regulation has been declared in force in British Baluchistan by the British Baluchistan Laws Regulation, 1913 (2 of 1913), s. 3 (1) infra, page 209.

^{8. 491} of the Code of Criminal Procedure, 1898 (Act 5 of 189.), does not apply to personst detained under this Regulation, see last clause of that section. [Genl. Acts, Vol. V.]

and whereas the ends of justice also require that due attention be paid to the health of every State prise; er confined under this Regulation, and that -suitable prevision he made for his support according to his rank in life, and to .his own wants and those of his family;

and whereas the reasons above declared sometimes render it necessary that the estates and lands of zamindars, talugulars and others situated within the territories dependent on the Presidence of Fort William, should be attached and placed under the tempo ary management of the Revenue-authorities · without having recourse to any judicial proceeding ;

and whereas it is des'rable to make such legal provisions as may secure from injury the just rights and interests of individuals whose estates may be so attached under the direct authority of Government;

the Vice-President in Council has enacted the fo lowing rules, which are to take effect throughout the Previrces immediately subject to the Presidency -of Fort William, from the date on which they may be promulgated.

2. First. - When the reasons stated in the preamble of this Regulation for placing may seem to the Governor General in Council to require that an individual persons under -should be placed under personal restraint, without ony immediato view to state prisonulterior proceedings of a judicial nature, a warrant of commitment under the ere. authority of the Governor Ceneral in Council, and under the hand of the Chief .Secretary, or of one of the Secretaries to Government, shall be issued to the · officer in whose custody such person is to be placed.

Second .- The warrant of commitment shall be in the following form :- Form of

"To the 1 [here invert the officer's designation].

"Whereas the Governor General in Council, for good and sufficient reasons has seen fit to determine that [here insert the State prisoner's name] shall be · placed under personal restraint at [here insert the name of the place], you are hereby required and commanded, in pursuance of that determination, to receive the person abovenamed into your custedy, and to deal with him in conformity to the orders of the Governor General in Council, and the provisions of Regulation III of 1918.

" Fort William the -

" By order of the Governor General in Council, " A. B., Chief Secy. to Gort."

¹ As to direction of warrante, res the State Prisoners Act (4 of 1850), s. 1. [Genl Acts. 1Vul 1.1

Authority of warrant.

Third .- The warrant of commitment shall be sufficient authority for the detention of any State prisoner in any fortress, jail or other place within the territories subject to the Presidency of Fort William.1

Officers having custody of State prisoners to submit p eriodical reports.

Every officer in whose custody any State prisoner may be placed shall, on the first of January and first of July of each year, submit a report to the Governor General in Council, through the Secretary to Government in the Political Department, on the conduct, the health and the comfort of such State prisoner, in order that the Governor General in Council may determine whether the orders for his detention shall continue in force or shall be modified.

State prisonof Ziln or City Magistrato by whom to be visited.

4. First.—When any State prisoner is in the enstody of a Zila or City ers in custody Magistrate, the Judges 2* * are to visit such State prisoner on the occasion of the periodical sessions, and they are to issue any orders concerning the treatment of the State prisoner which may appear to them advisable, provided they be not inconsistent with the orders of the Governor General in Council issued on that head.

State prisoners in custody of public officer not being Zila or City Magistrate by whom to be visited.

Second.—When any State prisoner is placed in the custody of any publicofficer not being a Zila or City Magistrate, the Governor General in Council will instruct either the Zila or City Magistrate, or the Judge 2* * or any other public officer, not being the person in whose custody the prisoner may be placed to visit such prisoner at stated periods, and to submit a report to Government regarding the health and treatment of such prisoner.

Representations by State prisoners to be submitted to Government.

5. The officer in whose custody any State prisoner may be placed is toforward, with such observations as may appear necessary, every representation which such State prisoner may from time to time be desirous of submitting to the Governor General in Council.

Report to Government regarding confinement, etc., of prisoners.

6. Every officer in whose custody any State prisoner may be placed shall, as soon after taking such prisoner into his custody as may be practicable, reportto the Governor General in Council whether the degree of confinement to which he may be subjected appears liable to injure his health, and whether the allowance fixed for his support be adequate to the supply of his own wants and t hoseof his family, according to their rank in life.

Appropriation of allowance for support.

7. Every officer in whose custody any State prisoner may be placed shall take care that the allowance fixed for the support of such State prisoner is duly appropriated to that object.

¹ For power to remove a State prisoner to any other place of confinement in British India, see the State Prisoners Act, 1858 (3 of 1858), s. 5. [Genl. Acts, Vol. 1.]

² The words "of Circuit" in s. 4 were repealed by the Repealing Act, 1874 (16of 1874).

- 8. [Application of sections 3 to 7 to persons now confined as State prisoners, Rep. by the Repealing Act, 1874 (XVI of 1874).]
- 9. Whenever the Governor General in Council, for the reasons declared in Attachment the preamble to this Regulation, shall judge it necessary to attach the estates of estates or lands of any zamindar, jagirdar, tahundar or other person, without any reminder previous decision of a Court of justice, or other judicial proceeding, the sin of Court grounds on which the Resolution of Government may have been adopted, and such other information connected with the case as may appear essential, shall be communicated, under the hand of one of the Secretaries to Government, to the Judge and Magistrate of the district in which the lands or estates may he situated * * *I fandl* to the Sadar Diwáni Adátat and Nizámat Adálat.
- 10. First.—The land or estates which may he so temporarily attached Management shall be held under the management of the officers of Government in the estates. Revenue Department, and the collections shall be made and adjudged on the same principles as those of other estates held under khús management.

Second.—Such lands or estates shall not be liable to be sold in execution of Attached lands not decrees of the Civil Courts, or for the realizations of fines or otherwise, during liable to sale the period in which they may be so held under attachment.

Third.—In the cases mentioned in the preceding clause, the Government Government to arrange for will make such arrangement as may be fair and equitable for the satisfaction satisfaction of the Civil Courts.

11. Whenever the Governor General in Council shall be of opinion that Release of the circumstances which rendered the attachment of such estate necessary attachment, have ceased to operate, and that the management of the estate can be committed to the hands of the proprietor without public hazard or inconvenience, the Revenue-authorities will be directed to release the estate from attachment, to adjust the accounts of the collections during the period in which they may have been superintended by the officers of Government, and to pay over to the proprietor the profits from the estate which may have accumulated during the attachment.

¹ The words "to the Provincial Court of Appeal and Circuit, and" in s. 0 were repealed by the Repealing Act, 1874 (16 of 1874).

² The word " and " was inserted by the Repealing and Amending Act, 1891, 2nd Sch. (12 of 1891.) [Genl. Acts, Vol. IV.]

Authority of warrant,

Third .- The warrant of commitment shall be sufficient authority for the detention of any State prisoner in any fortress, jail or other place within the territories subject to the Presidency of Fort William.1

Officers having custody of State prisoners to submit p eriodical reports.

Every officer in whose custody any State prisoner may be placed shall, on the first of January and first of July of each year, submit a report to the Governor General in Council, through the Secretary to Government in the Political Department, on the conduct, the health and the comfort of such State prisoner, in order that the Governor General in Council may determine whether the orders for his detention shall continue in force or shall be modified.

State prisonof Zila or City Magistrate by whom to be visited.

4. First.—When any State prisoner is in the custody of a Zila or City ers in custody Magistrate, the Judges 2* * are to visit such State prisoner on the occasion of the periodical sessions, and they are to issue any orders concerning the treatment of the State prisoner which may appear to them advisable, provided they be not inconsistent with the orders of the Governor General in Council issued on that head.

Ftate prisoners in custody of public officer not being Zila or City Magistrate by whom to be visited.

Second.—When any State prisoner is placed in the custody of any publicofficer not being a Zila or City Magistrate, the Governor General in Council will instruct either the Zila or City Magistrate, or the Judge 2* * or any other public officer, not being the person in whose custody the prisoner may be placed to visit such prisoner at stated periods, and to submit a report to Government regarding the health and treatment of such prisoner.

Representaprisoners to be submitted to Government.

5. The officer in whose custody any State prisoner may be placed is totions by State forward, with such observations as may appear necessary, every representation which such State prisoner may from time to time be desirous of submitting to the Governor General in Council.

Report to Government regarding confinement, etc., of prisoners.

6. Every officer in whose custody any State prisoner may be placed shall, as soon after taking such prisoner into his custody as may be practicable, reportto the Governor General in Council whether the degree of confinement to which he may be subjected appears liable to injure his health, and whether the allowance fixed for his support be adequate to the supply of his own wants and t hoseof his family, according to their rank in life.

Appropriation of allowance for support.

7. Every officer in whose custody any State prisoner may be placed shall take care that the allowance fixed for the support of such State prisoner is duly appropriated to that object.

¹ For power to remove a State prisoner to any other place of confinement in British India, see the State Prisoners Act, 1858 (3 of 1858), s. 5. [Genl. Acts, Vol. 1.]

² The words "of Circuit" in s. 4 were repealed by the Repealing Act, 1874 (16of 1874).

1818: Ben. Reg. 111.7

- 8. [Application of sections 3 to 7 to persons now confined as State prisoners. Rep. by the Repealing Act, 1874 (XVI of 1874).]
- 9. Whenever the Governor General in Council, for the reasons declared in Attachment the preamble to this Regulation, shall judge it necessary to attach the estates of eviates by or lands of any zamindar, jagirdar, taluqdar or other person, without any exament previous decision of a Court of justice, or other judicial proceeding, the ston of Court. grounds on which the Resolution of Government may have been adopted, and such other information connected with the case as may appear essential, shall he communicated, under the hand of one of the Secretaries te Government, to the Judge and Magistrate of the district in which the lands or estates may he situated * * *1 and 1* to the Sadar Diwani Addiat and Nizamat Addiat.
- 10. First,—The land or estates which may be so temporarily attached Management shall be held under the management of the officers of Government in the estates. Revenue Department, and the collections shall be made and adjudged on the same principles as those of other estates held under khás management.

Second.—Such lands or estates shall not be liable to be sold in execution of Attached lands not decrees of the Civil Courts, or for the realizations of fines or otherwise, during libble to sale the period in which they may be so held under attachment.

Third.—In the cases mentioned in the preceding clause, the Government Government will make such arrangement as may be fair and equitable for the satisfaction statisfaction of the decrees of the Civil Courts.

11. Whenever the Governor General in Council shall be of opinion that Relate from the circumstances which rendered the attachment of such estate necessary stackment, have ceased to operate, and that the management of the estate can be committed to the hands of the proprietor without public hazard or inconvenience, the Revenue-authorities will be directed to release the estate from utachment, to adjust the accounts of the collections during the period in which they may have been superintended by the officers of Government, and to pay over to the proprietor the profits from the estate which may have accumulated during the attachment.

¹ The words "to the Provincial Court of Appeal and Circuit, and "in s. 9 were repealed by the Repealing Art, 1874 (16 of 1874).

The word "and" was inserted by the Repealing and Amending Act, 1891, 2nd Sch. (13 of 1891.) [Genl. Acts. Vol. IV.]

[1867 : Act III

CONTENTS

PREAMBLE.

SECTIONS.

- 1. Interpretation-clause.
- 2. Power to extend Act.
- 3. Penalty for owning or keeping, or having charge of, a gaming-house.
- 4. Penalty for being found in gaming-house.
- 5. Power to enter and authorize Police to enter and search.
- 6. Finding cards, etc., in suspected houses, to be evidence that such houses are common gaming-houses.
- 7. Penalty on persons arrested for giving false names and addresses.
- 8. On conviction for keeping a gaming-house, instruments of gaming to be destroyed.
- 9. Proof of playing for stakes unnecessary.
- 10. Magistrate may require any person apprehended to be sworn and give evidence.
- 11. Witnesses indemnified.
- 12. Act not to apply to certain games.
- 13. Gaming and setting birds and animals to fight in public streets.

 Destruction of instruments of gaming found in public streets.
- 14. Offences by whom triable.
- 15. Penalty for subsequent offence.
- 16. Portion of fine may be paid to informer.
- 17. Recovery and application of fines.
- 18. [Repealed.]

ACT No. III or 1867.1

[25th January, 1867.]

An Act to provide for the punishment of public gambling and the keeping of common gaming-houses in the North-Western Provinces of the Presidency of Fort William, and in the Punjab, 2Oudh, 2 and the Central Provinces].

Whenevs it is expedient to make provision for the punishment of public Preamble. gambling and the keeping of common gaming-houses in the territories respectively subject to the Governments of the Lieutenant-Governor of the North-Western Provinces of the Presidency of Fort William, Jand b of the Lioutonant-Governor of the Punjah, and to the administrations of the 4Chief Commissioner of Oudh, 6 and of the Chief Commissioner of the Central Provinces] ; It is hereby enacted as follows :--

1. In this Act-

"7[Lieutenant-Governor " means the Lieutenant-Governor of the United "Lieutenant-Provinces of Agra and Oudh or of the Punjab, as the case may be :]

"7[Chief Commissioner" means the Chief Commissioner of the Central commis-Provinces or of the North-West Frontier Province, as the case may he:]

Interpretation-clause. Covernor." " Chief

1 For Statement of Objects and Reasons, see Gazette of India, 1863, p. 0.6; for Report of the Select Committee, see ibid, 1867. Supplement, p. 41; and for Proceedings in Conneil, see ibid, 1860, p. 662, ibid, 1867, pp 48 and 62.

Short title, the Public Gambling Act, 1667-see the Repealing and Amending Act, 1607 (6 of 1897), Goal, Act., Vol. IV.

Act 3 of 1867 has been declared in force in-

British Raluchistan, by the British Baluchistan Laws Regulation, 1913 (2 of 1913). section 3 (1) infra. p. 209.

* The North-Western Provinces and the province of Oudh are now known as the United Provinces of Agm and Oidh -- ce Proclamation No. 996-1. Cated 22nd March, 1902, Cazette of India, 1902, Pt. I, p. 228.

* The words " and the Central Provinces " were substituted for the words " the Central Provinces and British Burma " by the Repealing and Amenling Act, 1903 (1 of 1903).

Geal. Acts. Vol. V. Bead now the Licetenson Overnor of the United Provinces of Agra and Oalls-sees 2 of the United Provinces (Designation) Act, 1902 (7 of 1932), Genl. Acts. Vol. V.

"The word" and" was inserted by the Repesting and Amending Act, 1891 (12 of 1891). Seb. II. Good. Acts. Vol. 1V.

* Substituted for the words "of the Chief Commissioner of the Central Provinces and of the Chief Commissioner of British Burma" by the Repealing and Amending Act, 1903 (1 of 1904), . 3, Gen! Acts, Vol. V.

Substituted for the original definition by the Repealing and Amending Act, 1903 (1 of 1933), Genl. Acts, Vol. V.

1867: Act III.

"Common gaminghouse." "Common gaming-house" means any house, walled enclosure, room or place in which cards, dice, tables or other instruments of gaming are kept or used for the profit or gain of the person owning, occupying, using or keeping such house, enclosure, room or place, whether by way of charge for the use of the instruments of gaming, or of the house, enclosure, room or place, or otherwise howsoever:

Number.

Words in the singular include the plural and vice versa, and Words denoting the masculine gender include females.

Gender.
Power to extend Act.

2. 1[Sections 13 and 17] of this Act shall extend to the whole of the said territories; and it shall be competent to the Lieutenant-Governor. or the Chief Commissioner, as the case may be. whenever hemay think extend² by a fit, to notification to be published in three successive numbers of the official Gazette, all or the remaining sections of this Act to any city, town, suburb, railway-stationhouse and place being not more than three miles distant from any part of such station-house within the territories subject to his government or administration, and in such notification to define for the purposes of this Act, the limits of such city, town, suburb or station-house, and from time to time, to alter the limits so defined.

From the date of any such extension, so much of any rule having the force of law which shall be in operation in the territories, to which such extension shall have been made, as shall be inconsistent with or repugnant to any section so extended, shall cease to have effect in such territories.

3. Whoever being the owner or occupier, or having the use, of any house, walled enclosure, room or place, situate within the limits to which this Act applies, opens, keeps or uses the same as a common gaming-house; and

whoever, being the owner or occupier of any such house, walled enclosure, room or place as aforesaid, knowingly wilfully permits the same to be opened, occupied, used or kept by any other person as a common gaming-house; and

whoever has the care or management of, or in any manner assists in conducting the business of, any house, walled enclosure, room or place as aforesaid, opened, occupied, used or kept for the purpose aforesaid; and

Penalty for owning or keeping, or having charge of, a gaminghouse,

These words and figures were substituted for the original words and figures "sections 13, 17 and 18" by the Repealing and Amending Act, 1891 (12 of 1891), Sch. II, Genl. Acts, Vol. IV.

² Under section 2, the remaining sections of this Act have been extended to the Bazars in the Khojak Pass in British Baluchistan, with the exception of sections 6 and 9, see Notification No. 2569, dated 24th April 1891, Gazette of India, 1891, Pt. II, p. 278 and all the provisions of the Act have been extended to the local areas of the Headquarters of the Duki Tahsil and the Civil Station of Ziarat in the Thal Chotiali District, see Gazette of India, 1902, Pt. II, p. 585.

1867 : Act. III.]

Public Gambling. whoever advances or furnishes money for the purpose of gaming with persons frequenting such house, walled enclosure, room or place, shall be liable to a fine not exceeding two hundred rapees, or to imprison-11

of 1860 ment of either description as defined in the Indian Penal Code, for any term

exceeding three mortus.
4. Whoever is found in any such house, walled enclosure, room or place,

Penalty

For hoise playing or gaming with eards, dice, counters, money or other instruments of for being found gaming, or is found there present for the purpose of gaming, whether playing found in for any money, wager, stale or otherwise, shall he liable to a fine not house. exceeding one hundred rupees, or to imprisonment of either description, us carecoung one number rupers, or to improvement of order according one month;

and any person found in any common gaming house during any gaming or playing therein shall be presumed, notil the contrary be proved, to have heen there for the purpose of gaming.

5. If the Magietrate of a district, or other officer invested with the full powers of n Magistrate, or the District Superintendent of Police, upon enter and authorized authori eredible information, and after such inquiry as he may think necessary, has enther to believe that any homeo smalled analogue. reason to believe that any house, walled enclosure, room or place, is used as a cater and rearch.

he may either himself enter, or by his warrant nutherize any officer of Police, not holow such rank as the Lieutenant-Governor or Chief Commissioner shall appoint in this behalf, to enter, with such assistance as may bo found necessary, by night or by day, and by force necessary, any such house, walled enclosure, room or place;

and may either himself take into custody, or authorize such officer to take into custody, all persons whom he or such officer find therein, whether or not then actually gaming.;

and may seize or authorizo such officer to seize all instruments of gaming, and all moneys and securities for money, and articles of value, reasonnblr suspected to have heen used or intended to he used for the purpose of gaming, which are found therein;

and may search or nuthorize such officer to search all parts of the house, walled enclosure, room or place, which he or such officer shall have so entered

As to cel succel punishment for a second conviction of an offence under s. 3 or s. 4, sec. s.

¹⁵ of this Act.

Read District Magnitrate and Magnitrate of the first claw, respectively—see Cole of Magnitrate and Acts, Vol. V.

Such persons when apprehended shall be brought without delay before a Magistrate, and shall be liable to a fine not exceeding fifty rupees, or to imprisonment, either simple or rigorous, for any term not exceeding one calendar month;

Destruction of instruments of gaming found in public streets.
Offences by whom triable. and such Police-officer may seize all instruments of gaming found in such public place or on the person of those whom he shall so arrest, and the Magis_trate may, on conviction of the offender, order such instruments to be forthwith destroyed.

14. Offences punishable under this Act shall be triable by any Magistrate having jurisdiction in the place where the offence is committed.

But such Magistrate shall be restrained within the limits of his jurisdiction under the Code of Criminal Procedure, 1882, as to the amount of fine or X of 1882, imprisonment he may inflict.

Penalty for subsequent offence.

15. Whoever, having been convicted of an offence punishable under section 3 or section 4 of this Act, shall again be guilty of any offence punishable under either of such sections, shall be subject for every such subsequent offence to double the amount of punishment to which he would have been liable for the first commission of an offence of the same description:

Provided that he shall not be liable in any case to a fine exceeding six hundred rupees, or to imprisonment for a term exceeding one year.

Portion of fine may be paid to informer. 16. The Magistrate trying the case may direct any portion of any fine which shall be levied under sections 3 and 4 of this Act, or any part of the moneys or proceeds of articles seized and ordered to be forfeited under this Act, to be paid to an informer.

Recovery and application of fines.

- 17. All fines imposed under this Act may be recovered in the manner X of 1882, prescribed by section 61 of the Code of Criminal Procedure, 1882, and such fines shall (subject to the provisions contained in the last preceding section) be applied as the Lieutenant-Governor or Chief Commissioner, as the case may be, shall, from time to time, direct.
- 18. [Offences under this Act to be "offences" within meaning of Penal Code.] Rep. Act XVI of 1874, Section 1, and Schedule, Part 1.

¹ See now the Code of Criminal Procedure, 1898 (Act 5 of 1898), Genl. Acts, Vol. V.

² See now ss. 386, 387 and 389 of Act 5 of 1898, Genl. Acts, Vol. V.

1880: Act XIII.]

THE VACCINATION ACT, 1880.

ACP No. XIII or ISSU.

CONTENTS.

PREAMPLE.

Sections.

- 1. Short title.
 - Application.
 - 2. Interpretation-clause.
 - 3. Extension of Act to municipalities.
 - 4. Extension to contonments.
 - 5. Power to withdraw local area from operation of Act.
 - 6. Prohibition of inoculation.
 - Inoculated persons not to enter without certificate local area subject to Act.
 - 7. Vaccination-circles.
 - Vaccinators.
 - Superintendent of vaccination,
 - S. Privato vaccinators.
 - 9. Unprotected children to be vaccinated. Vaccinator to vaccinate children, or deliver certificates of postponement.
 - 10. Inspection after vaccination.
 - 11. Procedure when vaccination is successful.
 - 12. Procedure when vaccination is unsuccessful.
 - 13. Procedure when child is unfit for vaccination. Renewal of postponement certificates.
 - 1). Certificates of insusceptibility of successful vaccination.
 - 15. What lymph to be used. 16. No fee to be charged except by private vaccinator.
 - Proviso. 17. Duties of Superintendent of vaccination. Notice to parent or guardian neglecting to comply with Act.

[1880 : Act XIII.

SECTIONS.

- Order by Magistrate when notice not complied with.
 Procedure when order not obeyed.
 Magistrates to be non-official Natives.
- 19. Power to make rules for municipalities.
- 20. Power to make rules for cantonments.
- 21. What rules under sections 19 and 20 may provide for.
- 22. Punishment of offences.
- 23. Municipal funds to receive fines and meet expenditure.

ACT No. XIII or 1880.1

[9th July, 1880.]

An Act to give power to prohibit inoculation and to make the vaccination of children compulsory in certain Municipalities and Cantonments.

I reamble.

WHEREAS it is expedient to give power to prohibit inoculation and make the vaccination of children compulsory in certain municipalities and cantonments; It is hereby enacted as follows:—

Short title.

1. This Act may be called "The Vaccination Act, 1880"; and

Application.

it shall apply only to such municipalities and cantonments situate in the territories administered respectively by the Lieutenant-Governors of the North-Western Provinces and the Punjab, and the Chief Commissioners of Oudh, the Central Provinces, British Burma, Assam, Ajmer and Coorg as it may be extended to in manner hereinafter provided.

Interpretation elause.

2. In this Act unless there is something repugnant in the subject or context,—

"Municipal Commissioners." (1) The expression "Municipal Commissioners" means a body of Municipal Commissioners or a Municipal Committee constituted under the provisions of any enactment for the time being in force:

" parent".

(2) "parent" means the father of a legitimate child and the mother of an illegitimate child:

"guardian,"

(3) "guardian" includes any person who has accepted or assumed the care or custody of any child:

"unprotected child."

(4) "unprotected child" means a child who has not been protected from small-pox by having had that disease either naturally or by inoculation,

For Statement of Objects and Reasons, see Gazette of India, 1880, Pt. V, p. 80; for Report of Select Committee see ibid, p. 205, and for Proceedings in Council, see ibid, 1879, Supplement, p. 1225 and ibid, 1880, Supplement, pp. 566, 1204.

or by having been successfully vaccinated, and who has not been certified under this Act to be insusceptible to vaccination:

- (5) "inoculation" means any operation performed with the object of "inoculaproducing the disease of small-pox in any person by means of variolous tion." matter:
- (6) "vaccination-circle" means one of the parts into which a muni-"vaccinationcipality or cantonment has been divided under this Act for the performance circle;" of vaccination:
- (7) "vaccinator" means any vaccinator appointed under this Act to "vaccinator."
 perform the operation of vaccination, or any private person authorized by
 the Local Government in manner hereinafter provided to perform the same
 operation: and includes a "Superintendent of vaccination":
- (8) "vaccination season" means the period from time to time fixed by "vaccination the Local Government for any local area under its administration by notifiscation in the o'ficial 'Gazette, during which alone vaccination may be performed under this Act.
- 3. A majority in number of the persons present at a meeting of the Extension of Municipal Commissioners specially convened in this behalf may apply to eignification Local Government to extend this Act to the whole or any part of a municipality, and thereupon the Local Government may, if it thinks fit, by notification published in the official Gazette, declare its intention to extend this Act in the manner proposed.

Any inhabitant of such municipality or part thereof who objects to such oxtension may within six weeks from the date of such publication send his objection in writing to the Secretary to the Local Government, and the Local Government shall take such objection into consideration. When six weeks from the said publication have expired, the Local Government, if no such objections have heen sent as aforesaid, or (when such objections have been so sent) if in its opinion they are insufficient may by like notification effect the proposed extension.

4. The Local Government may, with the previous sanction of the Estension to Governor General in Council, by notification in the local official! Gazette, extend this Act to the whole or any part of a military cantonment.

5. The Local Government may, by notification in the official Gazette, Powert; withdraw any local area in a municipality or with the previous sanction of relations.

¹ To be construed as referring to the Garatte of India, see sec. 5, (2) of the Britist tion of Act Balurbitan Laws Regulation, 1913 (2 of 1918) infra. v. 200.

BRITISH [1880 : Act XIII.

the Governor General in Council any local area in a cantonment, from the operation of this Act.

Prohibition of inoculation.

6. In any local area to which the provisions of this Act apply, inoculation shall be prohibited; and

Inoculated persons not to enter, without certificate, local area subject to Act.

person who has undergone inoculation shall enter area before the lapse of forty days from the date of the without a certificate from a medical practitioner, of such class as the Local Government may from time to time by written order authorize to grant such certificates, stating that such person is no longer likely to produce small-pox by contact or near approach.

Vaccinationcircles.

7. Every local area to which this Act applies shall be a vaccination-circle, or shall in manner hereinafter provided be divided into a number of such circles; one or more vaccinators shall be appointed in manner hereinafter dent of vacci. provided for each such circle; and one or more Superintendents of vaccination shall be appointed in manner hereinafter provided for each such local area.

Vaccinators; Snperintennation.

> 8. The Local Government may by written license authorize private vaccinators to perform vaccination in any vaccination-circle, and suspend or cancel any such license.

Private vaccinators.

Unprotected children to be vaccinated.

9. When any unprotected child, having attained the age of 6 months. has resided for a period of one month during the vaccination-season in any local area to which the provisions of this Act apply, and has not at the expiration of such period attained the age, if a boy, of fourteen years, and if a girl, of eight years, the parent or guardian of such child shall take it, or cause it to be taken, to a vaccinator to be vaccinated, or send for a vaccinator to vaccinate it.

Vaccinator o vaccinate hildren, or ieliver ertificates of ostponement.

Such vaccinator shall vaccinate the child and deliver to its parent or guardian a memorandum stating the date on which the vaccination has been performed and the date on which the child is to be inspected in order toascertain the result of the operation, or shall, if he finds such child in a stateunfit for vaccination, deliver to its parent or guardian a certificate under his hand to the effect that the child is in a state unfit for vaccination for the whole or part of the current vaccination-season.

Inspection after vaccination.

10. The parent or guardian of every child which has been vaccinated. under section nine shall, on the date of inspection stated in the memorandum, take the child, or cause it to be taken, to a vaccinator for inspection, or get it. inspected at his own house by a vaccinator; and

such vaccinator shall then append to the memorandum a certificatestating that the child has been inspected and the result of such inspection.

11. When it is ascertained at the time of inspecting a child under section Procedure when vaccination is suc- ten that the vaccination has been successful, a certificate shall be delivered by cessful.

the vaccinator to the parent or guardian of such child to that effect, and such child shall thereafter be deemed to be protected.

- 12. When it is ascertained as aforesaid that the vaccination has Procedure when unsuccessful, the parent or guardian shall, if the vaccinator so directs, site is cause the child to be forthwith again vaccinated and subsequently inspected, unsuccessful in manner hereinbefore provided.
- 13. A certificate granted under section nine showing the unfitness of a procedure child for vaccination shall remain in force for the period stated therein, and when child to on the termination of that period, or if that period terminates after the vaccination vaccination-season is over, when the next vaccination-season begins, the parent or guardian of such child shall take the child or cause it to be taken, to a vaccinator to be vaccinated, or procure its vaccination at his own house by a vaccinator:

Provided that, if the child is still found to be in a state unit for Renewil of receivation, the certificate granted under section nine shall be renewed.

- 14. If the Superintendent of vaccination is of opinion that a child certificate, which has been three times unsuccessfully vaccinated is insusceptible of a insusceptible successful vaccination, he shall deliver to the parent or guardian of such child bility of a certificate under his hand to that effect; and the parent or guardian shall vaccination, thenceforth not he required to cause the child to be vaccinated.
- 15. The vaccination of a child shall ordinarily be performed with such What lymph lymph as may he prescribed by the rules to he made under this Act:

Provided that.

Ist, if animal lymph is so prescribed and the parent or guardian of any child desires that such child shall be vaccinated with human lymph, it shall be so vaccinated; and

2nd, if in any local area in which animal-lymph is procurable human tymph is so prescribed, and the parent or guardian of any child desires that such child should be vaccinated with animal-lymph, and tenders to the vaccinator the amount of such fee, not exceeding one rupee, us may be fixed by such rules in this helalf, such child shall bu so vaccinated.

16. No fee shall be charged by any vaccinator except a private No fee to be vaccinator to the parent or guardian of any child for any of the duties charged imposed on such vaccinator by or under the provisions of this Act:

private profundator.

Provided that it shall be lawful for a vaccinator to accept a fee for Provided vaccinating n child by request of the parent or guardian elsewhere than in the circle for which such vaccinator is appointed.

17. The Superintendent of vaccination, in addition to the other duties natics of imposed on him by or under the provisions of this Act, shall ascertain whether fact of earlier than the control of the Act, and the control of the Act, and the control of the Act, and the Act, and

vaccination.

[1880: Act XIII.

Notice to parent or guardian neglecting to comply with Act.

Order by Magistrate when notice not complied with.

Procedure when order not obeyed.

€.

Magistrates to be nonofficial Natives.

Power to make rules for municipalities.

all unprotected children, under the age of fourteen years if boys, and under the age of eight years if girls, within the local area under his superintendence have been vaccinated; and, if he has reason to believe that the parent or guardian of any such child is bound by the provisions hereinbefore contained to procure the vaccination of such child or to present it for inspection, and has omitted so to do, he shall personally go to the house of such parent or guardian, and there make inquiry, and shall, if the fact is proved, forthwith deliver to such parent or guardian, or cause to be affixed to his house, a notice requiring that the child be vaccinated, or (as the case may be) that it be presented for inspection, at a time and place to be specified in such notice.

18. If such notice is not complied with, the Superintendent of vaccination shall report the matter to the Magistrate of the District, or such Magistrate as the Local Government or the Magistrate of the District may from time to time appoint in this behalf; and the Magistrate receiving such report shall summon the parent or guardian of the child and demand his explanation, and shall, if such explanation is not satisfactory, make an order in writing directing such parent or guardian to comply with the notice before a date specified in the order.

If on such date the order has not been obeyed, the Magistrate shall summon the parent or guardian before him, and, unless just cause or excuse is shown, shall deal with the disobedience as an offence punishable under section twenty-two.

The Magistrates appointed under this section shall, as far as is conveniently practicable, be Natives of India, and not paid servants of the Government.

19. When this Act has been applied to any municipality or any part thereof, the Municipal Commissioners may, from time to time, make rules consistent with this Act for the proper enforcement of this Act within the limits to which it applies. Such rules shall be made in the manner in which under the law for the time being in force, the Commissioners make rules or bye-laws for the regulation of other matters within the limits of the municipality, and shall, when confirmed by the Local Government and published in the official2 Gazette, have the force of law:

Provided that the Local Government may at any time rescind or modify any such rule.

¹ Read District Magistrate, see the Code of Criminal Procedure (Act 5 of 1898), Genl. Acts. Vol. V.

² See footnote I on page 17, supra.

- 20. When this Act has been applied to any cantonment or any part Power to thereof, the Local Government may, from time to time, subject to the control make rules of the Governor General in Council, make such rules.
- 21. The rules to be made for any local area under section nineteen or What rules under sections may, among other matters, provide for—

 (20 may pro
 20 may pro
 20 may pro-
 - (a) the division of such local area into circles for the performance of 20 may provide for.
 vaccination;
 - (b) the appointment of a place in each vaccination-circle as a public vaccine-station, and the posting of some distinguishing mark in a conspicuous place near such stations;
 - (c) the qualifications to be required of Public vaccinators and Superintendents of vaccination;
 - (d) the authority with which their appointment, suspension and dismissal shall rest;
 - (c) the time of attendance of public vaccinators at the vaccine-stations, and their residence within the limits of the vaccination-circles;
 - (1) the distinguishing mark or badge to be worn by them;
 - (g) the amount of fee chargeable by private vaccinators, and their guidance generally in the performance of their duties;
 - (A) the facilities to be afforded to people for procuring the vaccination of their children at their own bouses:
 - (i) the grant and form of certificates of successful vaccination, of unfitness for vaccination or of insusceptibility of vaccination;
 - (i) the nature of the lymph to be used and the supply of a sufficient quantity of such lymph;
 - (k) the fee to be paid for vaccination with animal-lymph under section fifteen:
 - (1) the fee to be paid to a public vaccinator for vaccinating a child beyond the vaccination-circle at the request of the parent or guardian of the said child;
 - (m) the preparation and keeping of registers showing the names of children born in such local area on or after the date of the application of this Act; the names of unprotected children born in such local area previous to
 - the names of unprotected children born in such local area previous to the application of this Act, and who are, at the time this Act is applied, under the age of fourteen years it boys, and of eight years if girls; the names of unprotected boys and girls respectively under those ages brought within such local area at any time after the application of this Act and who have resided there for a month;

[1880: Act XIII.

- the result of each vaccination or its postponement, and the delivery of certificates, if any;
- (n) the assistance to be given by the Municipal Commissioners and municipal servants in the preparation of these registers, and in other matters; and
- (o) the preparation of vaccination-reports and returns.

Punishment of offences.

- 22. Whoever commits any of the undermentioned offences (that is to say)
 - (a) violates the provisions of section six,
 - (b) neglects without just excuse to obey an order made under section eighteen,
 - (c) breaks any of the rules made under section nineteen or twenty, or
 - (d) neglects without just cause to obey an order made under section eighteen after having been previously convicted of so neglecting to obey a similar order made in respect of the same child,

shall be punished as follows (that is to say) -

in the case of the offence mentioned in clause (a), with simple imprisonment for a term which may extend to three months, or with fine which may extend to two hundred rupees, or with both;

in the case of the offences mentioned in clauses (b) and (c), with fine which may extend to fifty rupees; and

in the case of the offence mentioned in clause (d), with simple imprisonment for a term which may extend to six months, or with fine which may extend to one thousand rupees, or with both.

Municipal funds to receive fines and meet expenditure. 23. The amount of all fees and fines realized, and the amount of all expenditure incurred, under this Act in any municipality shall respectively be credited to and paid from the municipal fund.

1887: Act XI.1

ACT No. XI or 1887.1

125th February, 1887.]

An Act to provide for the regulation of traffic on the Sindh-Pishin Section of the North-Western Railway.

. of 1879.

WHEREAS it is inexpedient that the *Indian Railway Act, 1879, 3[should apply in its entirety to that part of the Sindh-Pishin section of the North-Western Railway which lies beyond the province of Sindh]; It is hereby enacted as follows :---

- 1. (1) This Act may be called the Sindh-Pishin Railway Act. 1887.
- Title, extent (2) It shall extend to all persons for whom the Governor General in and commencement. Council has power to make laws and regulations at meetings for that purpose; and
 - (3) It shall come into force at once.
- 2. In the following sections of this Act, " railway " means that part of Definition. the Sindh-Pishin section of the North-Western Railway which, whether completed at the commencement of this Act or not, lies beyond the province of Sindb.

3. (1) Unless and until extended under this section, no portion of the Application *Indian Railway Act, 1879, shall apply to any part of the railway.

(2) The Governor General in Council may, by notification in the Gazette of India, extend to the railway or any part thereof such portions of that Act as he thinks lit.

(3) In extending any portion of that Act to the railway or nny part thereof, the Governor General in Council may extend it subject to such modifications as he thinks fit.

4. (1) No person shall be entitled, as of right, to be carried on the rail- Carriage of way or to have property carried thereon.

(2) But the carriage of passengers and property on the railway shall he permissive permitted subject to such conditions and restrictions as the Governor General in Conneil may prescribe.

rassengers. and property

This Act has been declared in force in British Balachistan by the British Balachistan Laws Regulation, 1913 (2 of 1913) s. 3 (f), infra. p. 299.

See now the Indian Railways Act, 1890 (9 of 1890), a. 2 (3) Ocni. Acts, Vol. IV.

*These words in the preamble have been substituted for the original words " so far as it applies to that part of the Sindh-Pishin section of the North-Western Bailway which lies beyond the Province of Sindh should apply thereto ir its entirety," by the Indian Ballways Act, 1890 (9 of 1890), s. 150. Ocal. Acts, Vol. IV.

IV of 1970.

For Statement of Objects and Bearons see Gozette of India, 1857, Pt. IV, p. 48; fer Proceedings in Council, see ilid, Pt. VI, p. 23.

Punjab Land Revenue.

Γ1887: Act XI.

Γ1887: Act XVII.

Exemption of the Government for injury or

5. Where any person or property is permitted to be carried on the railway, the Government shall not be responsible for any injury which may from liability happen to the person, or for any loss or damage which may occur in respect of the property, unless the injury happens, or the loss or damage occurs, on a part of the railway with respect to which the Governor General in Council has, by notification in the Gazette of India, announced that the Government accepts responsibility, to such extent as may be described in the notification for injury happening, or loss or damage occurring thereon.

PUNJAB LAND REVENUE ACT, 1887.

CONTENTS.

CHAPTER I.

PRELIMINARY.

SECTIONS.

- 1. Title, extent and commencement.
- 2. Repeal.
- 3. Definitions.
- 4. Exclusion of certain land from operation of Act.
- 5. Power to vary limits of the tahsil of Pishin.

CHAPTER II.

REVENUE-OFFICERS.

Classes and Powers.

- 6. Classes of Revenue-officers.
- 7. Financial Commissioner. (Omitted.)
- 8. Appointment of Extra Assistant Commissioners.
- 9. Appointment of Tahsildárs and Naib-tahsildárs.
- 10. Powers of Revenue-officers.

Administrative Control.

SECTIONS.

- 11. Superintendence and control of Revenue-officers
- Power to distribute business and withdraw and transfer cases.

Appeal, Review and Revision.

- 13. Appeals.
- 14. Limitation for appeals.
- 15. Review by Revenue-officers.
- Power to call for, examine and revise proceedings of Revenue-officers.

Procedure.

- 17. Power to make rules as to procedure.
- Persons by whom appearances and applications may be made before and to Revenue-officers.
- 19. Power of Revenue-officer to summon persons,
- 20. Mode of service of summous.
- 21. Mode of service of notice, order or proclamation or copy thereof.
- 22. Mode of making proclamation.

Supplemental Provisions.

- 23. Place of sitting.
- 21. Holidays.
- 25. Discharge of duties of Collector dying or being disabled.
- 26. Retention of powers by Revenue-officers on transfer.
- 27. Conferment of powers of Revenue-officer.

CHAPTER III.

Kánúngos, Zaildárs, Inándárs and Village-officers.

- Rules respecting kánúngos, zaikláre, inámdárs and villageofficers.
- 29. Village-officers' cess.
- Restriction on attachment or assignment of remuneration of kánúngos, zaildárs, inámdárs, and village-officers.

CHAPTER IV.

RECORDS.

Sections.

Records-of-rights and Annual Records.

- 31. Record-of-rights and documents included therein.
- 32. Making or special revision of record-of-rights.
- 33. Annual record.

Procedure for making Records.

- 34. Making of that part of the annual record which relates to landowners, assignees of revenue and occupancy-tenants.
- 35. Making of that part of the annual record which relates to other persons.
- 36. Determination of disputes.
- 37. Restrictions on variation of entries in records.
- 38. Mutation-fees.
- 39. Penalty for neglect to report acquisition of any right referred to in section 34.
- 40. Obligation to furnish information necessary for the preparation of records.

Rights of the Government and presumptions with respect thereto and to other matters.

- 41. Rights of the Government in mines and minerals.
- 42. Presumption as to ownership of forests, quarries and waste-lands. (Omitted.)
- 43. Compensation for infringement of rights of third parties in exercise of a right of the Government.
- 44. Presumption in favour of entries in records-of-rights and annual records.
- 45. Suit for declaratory decree by person aggrieved by an entry in a record.

Supplemental Provisions.

- 46. Power to make rules respecting records and other matters connected therewith.
- 47. Records-of-rights and annual records for groups of estates.

1887: Act XVII.]

Punjab Land-Revenue.

CHAPTER V.

SECTIONS.

ASSESSMENT.

- 48. Assessment of land-revenue.
- 49. Notification of intended re-assessment and instructions 50. Mode of determining assessment.
- 51. Announcement of assessment.
- 52. Application for re-consideration of assessment.
- 53. Confirmation and duration of assessment.
- 54. Assessment to remain in force till new assessment takes
- 55. Refusal to he liable for assessment, and consequences
- 50. Distribution of the assessment of an estate over the
- 57. Application for amendment of the distribution of an
- 58. Appeals from orders under sections 52 and 57.
- 59. Special assessments.
- Special Assessmente. 60. Formation of waste-land into separate estates.

CHAPTER VI.

Collection of Land-Revenue.

- 61. Security for payment of land-revenue.
- 62. Further security for payment of land-revenue.
- 63. Orders to regulate payment of land-revenue.
- 64. Rules to regulate collection, remission and suspension 65. Costs recoverable as Part of arrear.
- 66. Certified account to be evidence as to arrear.
- 67. Processes for recovery of arrears.

27

Sections.

- 68. Writ of demand.
- 69. Arrest and detention of defaulter.
- 70. Distress and sale of moveable property and crops.
- 71. Transfer of holding.
- 72. Attachment of estate or holding.
- 73. Annulment of assessment of estate or holding.
- 74. Proclamation of attachment or annulment of assessment, and consequences of the proclamation.
- 75. Sale of estate or holding.
- 76. Effect of sale on incumbrances.
- 77. Proceedings against other immoveable property of defaulter.
- 78. Remedies open to person denying his liability for an arrear.

Procedure in Sales.

- 79. Proclamation of sale.
- So. Indemnity to Revenue-officer with respect to contents of proclamation.
- S1. Publication of proclamation.
- 82. Time and conduct of sale.
- 83. Power to postpone sale.
- S4. Stay of sale.
- 85. Payment of deposit by highest bidder.
- 86. Consequences of failure to pay deposit.
- 87. Exercise of right of pre-emption.
- 88. Time for payment in full.
- 89. Procedure in default of payment.
- 90. Report of sale to Commissioner.
- 91. Application to set aside sale.
- 92. Order confirming or setting aside sale.
- 93. Refund of purchase-money on setting aside of sale.
- 94. Proclamation after postponement or on re-sale.
- 95. On confirmation of sale, possession and certificate to be granted to purchaser.
- 96. Proceeds of sale.

CHAPTER VII.

RECOVERY OF OTHER DEMANDS BY REVENUE-OFFICERS

SECTIONS.

- 07. Recovery of certain arrears through Revenue-officer instead of by 98. Other sums recoverable as arrears of land-revenue.
- 25. Other sums recoverable as arrears or nanu-revenue.

 99. Application of Chapter VI to sums recoverable under this Chapter.

CHAPTER VIII.

- 100. Power of Financial Commissioner townske rules for demarcation of 101. Power of Revenue-officers to define boundaries. 101A. Power to fix boundary between riverain estates.

- 101B. Effect of fixing a boundary between riverain estates.
- 101C. Application for immediate transfer of rights reserved under the provise to sub-section (I) of section 101B, upon payment of tion and estimation and procedure therapon. Award of compensa-
- 101D. Order under the provise to sub-section (1) of section 101B, to cease
- der under the proviso to sub-section (1) of section 101D, to cease to apply to rights voluntarily transferred to a landowner of to uppay to rights voluntarily transferred to a minowner the estate to which the land is transferred by fixing boundary. 101E. Rights transferred to be liable to all the incidence of tenure of the
- 101F. Meaning of the expression "Collector" in sections 101A, 101B 102. Cost of crection and repair of surrey-marke

- 102. Cost of crection and repair of survey surveys of cost incurred by the Government.

- nnd demarcation.

 105. Surveys for purpose of preparation of records.

 106. Provision of flagholders and chainmen for those surveys.
- 104. Professional survey.
 108. Penalty for destruction, injury or removal of survey-marks. 100. Report of destruction or removal of or injury to survey-marks.

CHAPTER IX.

- 110. Effect of partitions of estates and tenancies on joint liability for 111. Application for partition. H2. Restrictions and limitations on Partition.

SECTIONS.

113. Notice of application for partition.

114. Addition of parties to application.

115. Absolute disallowance of partition. 116. Procedure on admission of application.

117. Disposal of questions as to title in property to be divided.

118. Disposal of other questions.

119. Administration of property excluded from partition.

120. Distribution of revenue and rent after partition.

121. Instrument of partition.

122. Delivery of possession of property allotted on partition.

123. Affirmation of partitions privately effected. 124. Power to make rules as to costs of partitions.

125. Re-distribution of land according to custom.
126. Revenue officers empowered to act under this Chapter.

CHAPTER X.

ARBITRATION.

127. Power to refer to arbitration.

128. Order of reference and contents thereof.

129. Nomination of arbitrators.

130. Substitution of arbitrators by parties.

131. Nomination and substitution of arbitrators by Revenue-officers.

132. Process for appearance before arbitrators.

133. Award of arbitrators and presentation thereof.

134. Procedure on presentation of award.

135. Effect of award.

CHAPTER XI.

Special jurisdiction with respect to Land.

136. Power to invest officers making records-of-rights or general re-assessments with powers of Civil Courts.

137. Control over such officers and appeals from and revision of their decrees and orders.

CHAPTER XII.

SUPPLEMENTAL PROVISIONS.

Revenue Deposits.

138. Power to deposit certain sums other than rent.

139. Deposit on account of a payment due to Government.

140. Procedure in case of other deposits.

Excention of Orders of Civil and Criminal Courts by Revenue-officers.

Sections.

141. Orders of Civil and Criminal Courts for execution of processes against land or the produce thereof to be addressed to a Revenue-142. Attachment of assigned land-revenue.

Preservation of attached produce. 143. Preservation of attached produce.

144. Division of produce. Diresion of Produce.

145. Village cesses.

Miscellaneous. 146. Superior landowners' dues.

149. Superior ianuoviners uses.
147. Substitution of service for payment of land-revenue.
148. Recovery of cost of assessing assigned land-revenue.

15g. Prevention of encroachment on common lands.

148. Accovery of cost of assessing assigned land-revenue.

149. Penalty for failure to attend within limits of estato in obedience to 100, trevention of energacumen, on common manus.

151. Papers kept by village-officers to be deemed public document.

10st, Costs,
153. Computation of periods limited for appeals and applications for

154. Restriction on revolue-officers bidding at auctions or trading. 156. Rules to bo mado after previous publication.

100, itutes to no mando atter previous promention.

157. Powers exerciscable by the Financial Commissioner from time to

Exclusion of Jurisdiction of Cavil Courte.

158. Exclusion of juriediction of Civil Courts in matters within the

THE SCHEDULE, -EXACTMENTS REPEALED.

ACT No. XVII of 18871.

[23rd September, 1887.]

An Act to amend and declare the Land-revenue Law of the Punjab.

Whereas it is expedient to amend and declare the law in force in the Punjab with respect to the making and maintenance of records-of-rights in land, the assessment and collection of land-revenue, and other matters relating to land and the liabilities incident thereto; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

Title, extent and commencement.

Repeal.

1. (1) This Act may be called the Punjab Land-revenue Act, 1887.

* * * * * *

(4) Rep. by the Repealing and Amending Act, 1891 (XII of 1891), s. 2 and Schedule.

2. (1)³ *

(2) But all rules, appointments, assessments and transfers made, notifications and proclamations issued, authorities and powers conferred, farms and leases granted, records-of-rights and other records framed, revised or confirmed, rights acquired, liabilities incurred, times and places appointed

This Act is declared to be in force in the tahsil of Pishin by the British Baluchistan Laws Regulation, 1913 (2 of 1913), s. 3 (1), Schedule I, infra, p. 209 subject to the modifications mentioned in that Schedule.

¹ For Statement of Objects and Reasons, See Gazette of India, 1887, Pt. V, p 128; for Report of the Select Committee, see ibid, 1887, Pt IV, p. 119, for Proceedings in Council, see ibid, 1886, Supplement, p. 1015, ibid, 1887, Pt. VI, pp. 60 and 90.

² Sub-sections (2) and (3) of s. 1 are omitted as not being in force in British Baluchistan. See Schedule I of Regulation 2 of 1913, infra, p. 209.

³ Sub-sections (1) and (3) of s. 2 are omitted as not being in force in British Baluchistan. See Schedule I of Regulation 2 of 1913, infra, p. 209.

and other things done I [prior to the extension of this Act,] shall, so far as Punjah Land-revenue. may be, be deemed to have been respectively made, issued, conferred, granted, framed, revised, confirmed, acquired, incurred, appointed and done under

- 3. In this Act, unless there is something repagnant in the subject or Definition, context,__
 - (a) for which a separate record-of-rights has been made; or
 - (b) which has been separately assessed to land-revenue, or would have been so assessed if the land-revenue had not been released, compounded for or redeemed; or
 - (c) which the Local Government may, by general rule or special
- (2) "landowner" does not include a tenant or an assignce of landrevenue, but does include a person to whom a holding has been transferred, or nn estate or holding has been let in farm, under this Act for the recovery of an arrear of land-revenue or of a sum recoverable as such an arrear, and every other person not hereinbefore in this clause mentioned who is in possess-
- sion of nu estate or any share or portion thereof, or in the enjoyment of any part of the profits of an estate : (3) "bolding" means n share or Portion of an estate held by one landowner or jointly by two or more hindowners;
- (4) "rent", "tenant", "landlord" and "tenancy" have the meanings 1 of 1857. respectively assigned to those words in the Punjab Tenancy Act, 1857 3.
 - (6) "pay", with its grammatical variations and cognate expressions, includes, when used with reference to rent, "deliver" and "render", with their grammatical variations and cognate expressions :
 - (6) "land-revenue" includes assigned land-revenue and any sum payable in respect of Lind, by way of quit-rent or of commutation for service, to the Government or to a person to whom the Government has assigned the right
 - (7) " arrear of land-revenue" means land-revenue which remains unpaid after the date on which it becomes payable:
 - These words were substituted for the word, "under any of the repealed enactments" by Schedule I of Regulation 2 of 1913, tages, p. 209. See fectrole 1 on previous page. Proofs), and North-West Code, 1903, p. 201.

- [1887: Act XVII.
- (8) "defaulter" means a person liable for an arrear of land-revenue, and includes a person who is responsible as surety for the payment of the arrear:
- (9) "rates and cesses" means rates and cesses which are primarily payable by landowners, and includes—
 - (a) Rep. by the Repealing and Amending Act, 1891 (XII of 1891)
 - 1 * * * *
 - $\langle \mathcal{X}_i \rangle$ the zaildári and village-officers' cesses; and
 - (e) snms payable on account of village-expenses:
- (10) "village-cess" includes any cess, contribution or due which is customarily leviable within an estate, and is neither a payment for the use of private property or for personal service nor imposed by or under any enactment for the time being in force:
 - (11) "village-officer" means a chief-headman, headman or patwári:
- (12) "Revenue officer", in any provision of this Act, means a Revenue-officer having authority under this Act to discharge the functions of a Revenue-officer under that provision:
- (13) "legal practitioner" means any legal practitioner within the meaning of ² [section 12 of the ³British Baluchistan Civil Justice Regulation, 1896]:
- (14) "agricultural year" means the year commencing on the sixteenth day of June, or on such other date as the Local Government may by notification appoint for any local area:
- (15) "notification" means a notification published by authority of the Local Government in the official Gazette:
- (16) "incumbrance" means a charge upon or claim against land arising out of a private grant or contract: and
 - (17) "survey-mark" includes boundary-mark.
- 4. (1) Except so far as may be necessary for the record, recovery and administration of village-cesses, nothing in this Act applies to land which is occupied as the site of a town or village and is not assessed to land-revenue.
- (2) A Revenue-officer may define for the purposes of this Act the limits of any such land.

Exclusion of

certain land from opera- >

tion of Act.

Clauses (b) and (c) are omitted as not being in force in British Baluchistan. See Schedule I of Regulation 2 of 1913, infra, p. 209.

² These words were substituted for the words "the Legal Practitioners Act, 1879, except a Mukhtar" by Schedule I of Regulation 2 of 1913, infra, p. 209.

³ Infra, p. 125.

15. The Local Government may, by order in writing and with the Power to For the Local Government may, by order in writing and with the Power to previous sanction of the Governor General in Council, vary the limits of the limits tabsil of Pishin. CHAPTER II tabsil of Pishin.

officers.

Revenue-of Picers.

- Classes and Powers, namely :-
- There shall be the following classes of Revenue-officers, Classes of (a) the Financial Commissioner; (6)2 the Commissioner;
 - (c) the Collector;

 - (d) the Assistant Collector of the first grade; and
- (e) the Assistant Collector of the second grade.
- (2) 1 [The Deputy Commissioner for Pishin shall be the Collector of the tabsil of Pishin.]
- (3) The Local Government may appoint any Assistant Commissioner, Extra Assistant Commissioner or Tabsiklár to be an-Assistant Collector of the first or of the second grade, as it thicks fit, and any Naih-talishibir to be an Assistant Collector of the second grade.
- (4) Appointments under sub-section (3) shall be by notification, and may he of a person specially by name or by virtue of his office or of more
- persons than one by any description sufficient for their identification.
- and may be removed by the Local Government. Extra Assistant Commissioners shall be
 - of Fatra
- 9. The Local Government shall fix the number of Tabsildárs and Naile-Appendment of Tabsildirs tabelidars to be appointed, and the Financial Commissioner may make rules and Nobles tabelities for their appointment and removal
- 1 Substituted by Schedule I of Regulation 2 of 1913, infer, p. 200. To be construct to mean the Resonant Communities in Tabelinety, see Schedule I to Regulation 2 of 1912, inf. a. 1 200.
- a Sub-action (3) of section 6 has been omitted as not being in force in Beitish Palachistan, see Schedule I of Regulation 2 of 1913, sufra, p. 202.
- "Section flate been unified as not being in force in British Balm, but an are schooling I of fregulation 2 of 1913, entra, p. 279
- The words "Communicator, Hermit Commiss, mr. Assistant Commissioners and" need matted by schedule I of the maken 1, 2 of 1917, 1970, p. 201

taheild fre

Powers of Revenueofficers. 10. Except where the class of the Revenue-officer by whom any function is to be discharged is specified in this Act, the Local Government may by notification determine the functions to be discharged under this Act by any class of Revenue-officer.

Administrative Control.

Superintendence and control of Revenueofficers.

- 11. (1) The Financial Commissioner shall be subject to the control of the Local Government.
- (2) The general superintendence and control over all other Revenueofficers shall be vested in, and all such officers shall be subordinate to, the
 ¹Financial Commissioner.

(3)2 * * * * *

- (4) Subject 3 * * to the control of the ¹Commissioner, a Collector shall control all other Revenue-officers in his district.
- 12. (1) The ¹Financial Commissioner or a ¹Commissioner or Collector may by written order distribute, in such manner as he thinks fit, any business cognizable by any Revenue-officer under his control.
- (2) The ¹Financial Commissioner or a ¹Commissioner or Collector may withdraw any case pending before any Revenue-officer under his control, and either dispose of it himself, or by written order refer it for disposal to any other Revenue-officer under his control.
- (3) An order under sub-section (1) or sub-section (2) shall not empower any officer to exercise any powers or deal with any business which he would not be competent to exercise or deal with within the local limits of his own jurisdiction.

13. Save as otherwise provided by this Act, an appeal shall lie from an original or appellate order of a Revenue-officer as follows, namely:

Appeal, Review and Revision.

(a) to the Collector when the order is made, by an Assistant Collector of either grade;

(b) to the ¹Commissioner when the order is made by a Collector.

(c)⁴ * * * * *

Provided that-

(i) when an original order is confirmed on first appeal, a further appeal shall not lie.

Power to distribute business and withdraw and transfer cases.

¹ See foot note : on p. 35, supra.

² Sub-section (3) has been omitted as not being in force in British Baluchistan, see Schedule I of Regulation 2 of 1913, infra, p. 209.

The words "as aforesaid and" were omitted, see Schedule I of Regulation 2 of 1913, infra, p. 209.

⁴ Clause (c) has been omitted as not being in force in British Baluchistan, see Schedule I of Regulation 2 of 1913, infra, p. 209.

37

(ii) when any such order is modified or reversed on appeal by the Collector, the order made by the Commissioner on further apreal, if any, to him shall be final.

14. Save as otherwise provided by this Act, the period of limitation for Limitation an appeal under the last foregoing section shall run from the date of the order appealed against, and shall be as follows, that is to say :-

- (a) when the appeal lies to the Collector-tbirty days :
- (b) when the appeal lies to the 'Commissioner-sixty days :

(c)2

15. (1) A Revenue-officer may either of his own motion or on the Berlew by application of any party interested, review, and on so reviewing modify. officers. reverse or confirm, any order passed by himself or by any of his predecessors in office :

Provided as follows :--

- (a) when a 'Commissioner or Collector thinks it necessary to review any order which he has not himself passed, and when a Revenueofficer of a class below that of Collector proposes to review any order, whether passed by himself or by any of his , predecessors in office, he shall first obtain the sanction of the Reveaue-officer to whose control he is immediately subject;
 - (b) an application for roview of an order shall not be entertained unless it is made within ninety days from the passing of the order, or unless the applicant satisfies the Revenue-officer that he had sufficient cause for not making the application within that period:
 - (c) an order shall not be modified or reversed unless reasonable notice has been given to the parties affected thereby to appear and be heard in support of the order;
 - (d) no order against which an appeal has been preferred shall not be roviewed.
- (2) For the purposes of this section, the Collector shall be deemed to be the successor in office of any Revenue-officer of a lower class who has left the district or has ceased to exercise powers as a Revenue-officer, and to whom there is no successor in affice.

See footbote 2 on p. 35, espra.

² Clause (e) has been emitted as met being in force in Bottab Baluchistan, see Schedule I of Regulation 2 of 1913, safea, p. 209.

- (3) An appeal shall not lie from an order refusing to review or confirming on review a previous order.
- Power to call for, examine and revise proceedings of Revenueofficers.
- 16. (1) The 'Financial Commissioner may at any time call for the record of any case pending before, or disposed of by, any Revenue-officer subordinate to him.
- (2) A ¹Commissioner or Collector may call for the record of any case pending before, or disposed of by, any Revenue-officer under his control.
- (3) If in any case in which a Commissioner or Collector has called for a record he is of opinion that the proceedings taken or order made should be modified or reversed, he shall report the case with his opinion thereon for the orders of the Financial Commissioner.
- · (4) The Financial Commissioner may in any case called for by himself under sub-section (1) or reported to him under sub-section (3) pass such order as he thinks fit:

Provided that he shall not under this section pass an order reversing or modifying any proceeding or order of a subordinate Revenue-officer and affecting any question of right between private persons without giving those persons an opportunity of being heard.

Procedure.

Power to make rules as to procedure.

- 17. (1) The Local Government may make rules consistent with this Act for regulating the procedure of Revenue-officers under this Act in cases in which a procedure is not prescribed by this Act.
- (2) The rules may provide, among other matters, for the mode of enforcing orders of ejectment from, and delivery of possession of, immoveable property, and rules providing for those matters may confer on a Revenue-officer all or any of the powers in regard to contempts, resistance and the like which a Civil Court may exercise in the execution of a decree whereby it has adjudged ejectment from, or delivery of possession of, such property.
- (3) Subject to the rules under this section, a Revenue-officer may referany case which he is empowered to dispose of under this Act to another Revenue-officer for investigation and report, and may decide the case upon the report.
- the report.

 Persons by 18. (1) Appearances before a Revenue-officer, and applications to and whom appearances and acts to be done before him, under this Act may be made or done—
 - (a) by the parties themselves, or
 - (b) by their recognized agents or a legal practitioner:

Persons by whom appearances and applications may be made before and to Revenueofficers.

1887: Act XVII.]

Penjul, Land-revenue. Provided that the employment of a recognized agent or legal practitioner shall not excuse the personal attendance of a party to any proceeding in any case in which personal attendance is specially required by an order of the officer.

- (2) For the purposes of sub-section (1), recognized agents shall he such persons as the Local Government may by notification declare in this behalf.
- (3) The fees of a legal practitioner shall not be allowed a costs in any proceeding before a Revenue-officer under this Act unless that officer considers, for reasons to be recorded by him in writing, that the fees should be
- 19. (1) A Rovenuc-officer may summon any person whose attendance be Power of Revenue. considers necessary for the purpose of any business before bim as a Revenue. Resease officer to persons.
- (2) A person so summoned shall be bound to appose at the time and place mentioned in the summons in person or, if the summons so allows, by his recognized agent or a legal practitioner.
- (3) The person attending in obedience to the summons shall be bound to state the truth upon any uniter respecting which he is evanined or makes statements, and to produce such documents and other things relating to any such matter as the Revenue-officer may require
- 20. (1) A summons issued by a Revenue-officer shall, if practicable, he Mode of service of served (a) personally on the person to whom it is addressed, in failing him on service of service o (b) his recognized agent, or (c) an adult male member of his family negative residing with him.
- (2) If service cannot be so made, or if acceptance of service so made is refused, the summons may be served by posting a copy thereof at the usual or last known place of residence of the person to whom it is addressed, or, if that person does not reside in the district in which the Revenue-officer is employed and the case to which the summons relates has reference to land in that district, then by posting a copy of the summons on some conspicuous
- (3) If the summons relates to a case in which persons having the same interest are so numerous that personal service on all of them is not reasonably practicable, it may, if the Revenue-officer so directs, be served by delivery of a copy thereof to such of those persons as the Revenue-officer nominates in this behalf and by proclamation of the contents thereof for the information of the other persons interested.

(4) A summons may, if the Revenue-officer so directs, be served on the person named therein, either in addition to, or in substitution for, any other mode of service, by forwarding the summons by post in a letter addressed to the person and registered under Part III of the Indian Post Office Act, XIV of 1866. 1866,1

- (5) When a summons is so forwarded in a letter and it is proved that the letter was properly addressed and duly posted and registered, the Revenueofficer may presume that the summons was served at the time when the letter would be delivered in the ordinary course of post.
- 21. A notice, order or proclamation, or copy of any such document, issued by a Revenue-officer for service on any person shall be served in the manner provided in the last foregoing section for the service of a summons.
- 22. When a proclamation relating to any land is issued by a Revenueofficer, it shall, in addition to any other mode of publication which may be prescribed in any provision of this Act, be made by beat of drum or other customary method, and by the posting of a copy thereof on a conspicuous place in or near the land to which it relates.

Supplemental Provisions.

Place of sitting.

Mode of

making proclamation.

service of notice, order

or proclam-

ation or copy thereof. Mode of

- 23. (1) An Assistant Collector may exercise his powers under this Act at any place within the limits of the district in which he is employed.
- (2) Any other Revenue-officer may only exercise his powers under this Act within the local limits of his jurisdiction.

Holidays.

- 24. (1) The Financial Commissioner, with the approval of the Local Government, shall publish in the local official Gazette before the commencement of each calendar year a list of days to be observed in that year as holidays by all or any Revenue-officers.
- (2) A proceeding had before a Revenue-officer on a day specified in the list as a day to be observed by him as a holiday shall not be invalid by reason only of its having been had on that day.
- 25. When a Collector dies or is disabled from performing his duties, the officer who succeeds temporarily to the Chief executive administration of the district under any orders which may be generally or specially issued by the Local Government in this behalf shall be deemed to be a Collector under this Act.

of duties of Collector dying or being disabled.

Discharge

¹See now the Indian Post Office Act, 1838 (6 of 1898), Genl. Acts, Vol. V.

² See footnote ² ov p. 35, supra.

1887: Act XVII.]

26. When a Revenue-officer of any class who has been invested under Retention of names. Punjab Land-recenue. 26. When a Revenue-officer of any class who has been invested under Retention the foregoing provisions of this Act with any powers to be exercised in any of powers by Revenue. local area is transferred from that local area to another as a Revenue-officer officers of the control of the c of the same or a higher class, he shall continue to exervise those powers in that other local area unless the Local Government otherwise directs or has Person_

- 27. (1) The Local Government may by notification confes on any Conferment of sources of of powers of Rei enne. officer.
- (b) all or any of the powers with which an Assistant Collector may and may by notification withdraw any powers so conferred.

- (2) A person on whom powers are conferred under sub-section (1) shall exercise those powers within such local limits and in such classes of cases as the Local Government may direct, and, except as otherwise directed by the Local Government, shall for all purposes connected with the exercise thereof he deemed to he a ** Collector or Assistant Collector, as the case may he
- (3) If any of the powers of a Collector under this Act are conferred on an Assistant Collector, they shall, unless the Isrcal Government by special order otherwise directs, be vereised by him wheet to the control

Kánúngos, Zaildárs, Inándár and Village-officers

28. (1) The ³Financial Commissioner may make rules to regulate the Rules represent allow, (c) one remarks commissioner may make rules to regulate the males shiftings, zaildirs, infinidirs and village-afficors khuingos, zaildárs, inámdárs and village-officers ungor, samuats, manuals and smagerungers

4.11 (2) When the Government undertakes to pay the zaildars and industry villagers

officer, zaildárs, mamdirs and

infundars in any district, tabili or other local area from the land revonue officers. realized in that local area, a rule under sub-section (I) may direct that from every person to whom the land-revenue of any land in that local area has been released or assigned, or who has redeemed or compounded for the ame, there shall be lovied as a contribution toward, the payment of such vaildars and infindles a rate not exceeding one-and-a-half per cent. on the licentation 2 of 1913, infra. p. 209.

The words "Financial Commissioner, Commissioner or, were omitted by Michaele Joh liegulation 2 of 1913, infra, p 200.

istion of the state, sure, p. 200.

The words a primarial Commissioner, Commissioner and the omitted by Schedule I of See footnote on p 33, supra. This sub-section was substituted by Act 17 of 1893, r 1

land-revenue which has been, or, but for such release, assignment, redemption or composition, would have been, assessed on such land; and, in any case in which land-revenue is collected on account of such land by any Revenue-officer for any such person, such officer may deduct that percentage from the amount payable by him to that person."

Villageofficers' cess,

- 129. (1) The Local Government may, by notification, impose on all or any estates in the territories for the time being administered by it a cess, to be called the village-officers' cess, at such rate or rates not exceeding ²[half anna] for every rupee of the annual value, as it may think fit, for remnnerating² [headmen and chief headmen] in those territories and for defraying other expenditure directly connected with the supervision of those officers or with the performance of their duties.
- (2) "Annual value" in sub-section (1) has the meaning assigned to that expression in the 3 Punjab District Boards Act, 1883; that is to say—

(a) double the land-revenue for the time being assessed on any land, whether the assessment is leviable or not; or,

XX of 1883.

- (b) where the land-revenue has been permanently assessed, or has been wholly or in part compounded for or redeemed, double the amount which, but for such permanent assessment, composition or redemption, would have been leviable; or,
- (c) where no land-revenue has been assessed, double the amount which would have been assessed if the average village-rate had been applied:

Provided that, in any tract in which, under the settlement for the time being in force, the improvement of the land due to canal-irrigation has been excluded from account in assessing the land-revenue and a rate has been imposed in respect of such improvement, that rate shall be added to the land-revenue for the purpose of computing the annual value.

- (3) The *Financial Commissioner may make rules for the collection, control and expenditure of the village-officers' cess.
- (4) All cases now levied in any local area for the purposes mentioned in sub-section (1) shall be deemed to have been lawfully imposed and shall, until the village-officers' cess is imposed in that local area under that subsection, be deemed to be lawfully leviable and, for the purposes of this section, to be that cess.

¹ This section was substituted by Act 17 of 1896, s. 2.

² The words "half anna" and "headmen and chief headmen" were respectively substituted for the words "one anna" and "village officers" by the Repealing and Amending (Rates and Cesses) Act, 1907 (4 of 1907.)

³ Punjab Code.

⁴ See footnote 2 on p. 35, supra.

1887: Act XVII.7

30. (1) The emoluments of a kanango, zaildar or inamdar or village- Restriction officer shall not be liable to attachment in execution of a decree or order of ment or asany Civil or Revenue Court.

signment of remuneration zaildáre.

(2) An assignment of, or charge on, or an agreement to assign or charge of lanunger, any such emoluments shall be roid unless it is authorized by rules made by the Financial Commissioner in this behalf

inamdars. and village. officers

CHAPPER IV

RECORDS.

(Records-of-Rights and Annual Records)

31. (1) Savo as otherwise provided by this Chapter, there shall be a Record-ofrecord-of-rights for each estate

rights and document+ included thesein

- (2) The record-of-rights for an e-tate shall include the following doenments, namely :--
 - (a) statement showing, so far as may be practicable,-
 - (i) the persons who are landowners, tenants or assignees of landrevenue in the estate, or who are entitled to receive any of the rents, profits or produce of the estate or to occupy land therein:
 - (ii) the nature and extent of the interests of those persons, and the conditions and liabilities attaching thereto; and
 - (iii) the rent, land-revenue, rates, cesses or other payments due from and to each of those persons and to the Government;
 - (b) a statement of customs respecting rights and habilities in the estate:
 - (c) a map of the e-tate; and
 - (d) such other documents as the 'Pinancial Commissioner may, with the previous sanction of the Local Government, prescribe,
 - 32. (1) When it appears to the Local Government that a record-of. Making or rights for an estate does not exist, or that the existing record-of-rights for an sion of recordestate requires special revision, the Local Government may by notification direct that a record-of-rights be made or that the record-of-rights be specially revised, as the ease may be.

of right.

- (2) The notification may direct that records-of-rights shall be made or specially revised for all or any estates in any local area
- (3) A record-of-rights made or specially revised for an estate under this section shall be deemed to be the record-of-rights for the estate, but shall not affect any presumption in favour of the Government which has already arisen from any previous record-of-rights.

Annual re-

- 33. (1) The Collector shall cause to be prepared by the patwari of each estate yearly, or at such other intervals as the ¹Financial Commissioner may prescribe, an edition of the record-of-rights amended in accordance with the provisions of this Chapter.
- (2) This edition of the record-of-rights shall be called the annual record for the estate, and shall comprise the statements mentioned in sub-section (2), clause (a), of section 31 and such other documents, if any, as the Financial Commissioner may, with the previous sanction of the Local Government, prescribe.
- (3) For the purposes of the preparation of the annual record, the Collector shall cause to be kept up by the patwári of each estate a register of mutations and such other registers as the ¹Financial Commissioner may prescribe.

Procedure for making Records.

- 34. (1) Any person acquiring, by inheritance, purchase, mortgage, gift or otherwise, any right in an estate as a landowner, assignee of land-revenue or tenant having a right of occupancy, shall report his acquisition of the right to the patwari of the estate.
- (2) If the person acquiring the right is a minor or otherwise disqualified, his guardian or other person having charge of his property shall make the report to the patwari.
- (3) The patwari shall enter in his register of mutations every report made to him under sub-section (1) or sub-section (2), and shall also make an entry therein respecting the acquisition of any such right as aforesaid which he has reason to believe to have taken place, and of which a report should have been made to him under one or other of those sub-sections and has not been so made.
- (4) A Revenue-officer shall from time to time inquire into the correctness of all entries in the register of mutations and into all such acquisitions as aforesaid coming to his knowledge of which, under the foregoing subsections, report should have been made to the patwari and entry made in that register, and shall in each case make such order as he thinks fit with respect to the entry in the annual record of the right acquired.
- (5) Such an entry shall be made by the insertion in that record of a description of the right acquired and by the omission from that record of any entry in any record previously prepared which by reason of the acquisition has ceased to be correct.
- 35. The acquisition of any interest in land other than a right referred to in sub-section (1) of the last foregoing section shall,—

Making of that part of the annual record which relates to landowners,' assignces of revenue and occupancytenants.

Making of that part of the annual

- (a) if it is undisputed, be recorded by the patwari in such manner as record which relates to the Prinancial Commissioner may by rules in this behalf pic. other persons.
- (b) if it is disputed, be entered by the patuari in the register of untations and dealt with in the manner prescribed in subsections (4) and (6) of the last foregoing section
- 36. (1) If during the making, revision or preparation of any record neterination of the or in the course of any inquiry under this Chapter a dispute arises as to tion of dispute, my matter of which an entry is to be made in a record or in a register of nutations, a Revenue-officer may of his own motion, or on the application of any party interested, but subject to the provisions of the next following scetion, and after such inquiry as he thinks fit, determine the entry to be
- (2) If in any such dispute the Revenue-officer is unable to satisfy himself as to which of the parties thereto is in possession of any property to which the dispute relates, be shall ascertain by summary inquiry who is the porson best entitled to the property, and shall by order direct that that person be put in possession thereof, and that an entry in accordance with that order be made in the record or register.
- (3) A direction of a Revenue-officer under sub-section (2) shall be subject to any decree or order which may be subsequently passed by may Court of competent jurisdiction
- 37. Entries in records-of-rights or in annual records, except entries made learneton on resistation in manual records by patentials under clause (a) of section 35 with respect to an autotion of entires in undisputed acquisitions of interests referred to in that section, shall not be record varied in subsequent records otherwise than by-(a) making entries in accordance with facts proved or admitted to

 - (b) making such entries as are agreed to by all the parties interested therein or are supported by a decree or order binding on those
- (c) making new maps where it is necessary to make them.
- 38. (1) The Local Government may fix a scale of fees for all or any Matalian classes of entries in any record or register under this Chapter and for copies feer. whose favour the entry is made.
- (2) A fee in respect of an entry shall be payable by the person in I See froincte 2 on It. 35, supra

.

Penalty for neglect to report acquisition of any right referred to in section 34.

Obligation to furnish information necessary for the preparation of records.

Rights of the Government in mines and minerals.

Presumption as to ownership of forests, quarries and waste-lands, Compensation for infringement of rights of third parties in exercise of a right of the Government.

Presumption in favour of entries in records-ofrights and annual records,

Suit for declaratory decree by person aggrieved by an entry in a record. 39. Any person neglecting to make the report required by section 34 within three months from the date of his acquisition of a right referred to in that section shall be liable, at the discretion of the Collector, to a fine not exceeding five times the amount of the fee which would have been payable according to the scale fixed under the last foregoing section if the acquisition of the right had been reported immediately after its accrual.

40. Any person whose rights, interests or liabilities are required to be entered in any record under this Chapter shall be bound to furnish, on the requisition of any Revenue-officer or village-officer engaged in compiling the record, all information necessary for the correct compilation thereof.

Rights of the Government and presumptions with respect thereto and to other matters.

41. All mines of metal and coal, and all earth-oil and gold-washings shall be deemed to be the property of the Government, and the Government shall have all powers necessary for the proper enjoyment of its right thereto.

142. * *

43. (1) Whenever, in the exercise of any right of the Government referred to in ⁹[section 41] in the rights of any person are infringed by the occupation or disturbance of the surface of any land, the Government shall pay or cause to be paid, to that person compensation for the infringement.

(2) The compensation shall be determined as nearly as may be in accordance with the provisions of the 3 Land Acquisition Act, 1870.

X of 1870.

- 44. An entry made in a record-of-rights in accordance with the law for the time being in force, or in an annual record in accordance with the provisions of this Chapter and the rules thereunder, shall be presumed to be true until the contrary is proved or a new entry is lawfully substituted therefor.
- 45. If any person considers himself aggrieved as to any right of which he is in possession by an entry in a record-of-rights or in an annual record, he may institute a suit for a declaration of his right under Chapter VI of the Specific Relief Act, 1877.*

I of 1877.

Section 42 has been omitted as not being in force in British Baluchistan. See Schedule I of Regulation 2 of 1913; infra, p. 209.

²⁾ Substituted for the words "either of the two last foregoing sections," by Schedule I of Regulation 2 of 1913, infra, p. 209.

³ See now the Land Acquisition Act, 1894 (I of 1894), see Genl. Acts, Vol. IV.

⁴ Genl. Acts, Vol. II. Only section 9 of this Act is in force in British Baluchistan.

- 46. The ¹Financial Commissioner may make rules—
 - (a) prescribing the language in which records and registers under this make rules
- (6) prescribing the form of those seconds and segisters, and the other matter connected connected nanner in which they are to be prepared, signed and attested; connected therewith,
- (c) for the survey of land so far as may he necessary for the preparation and correction of those records and registers;
- (d) for the conduct of inquiries by Revenue-officers under this Chapter;
- (c) generally for the guidance of Revenue-officers and village-officers . in matters pertaining to records and registers mentioned or

47. (1) The 1Pinaneial Commissioner may direct that a record-of-rights liceord of be made for any group of neighbouring estates instead of reparately for each rights are annual reestates. cords for

(2) The provisions of this Chapter with respect to a record-of-rights estates and mnual record for an estate shall then, so far as they can be made applicable, apply to a record-of-rights and annual record for a group of CHAPTER V.

48. (1) All land, to whatever purpose applied and wherever situate, is Assessment of land. liable to the payment of land-revenue to the Government, except such land of land-revenue to the Government land of land-revenue to the land of land-reve as has been wholly exempted from that liability by special contract with the Government or by the provisions of any law for the timo heing in force

(2) Land-revenue may be assessed in cash or in kind, or partly in cash and partly in kind as the Local Government may direct.

(3) Land may be assessed to land-revenue notwithstanding that that tevenue, by reason of its having been assigned, released, compounded for or redeemed is not payable to the Government

49. (1) A general re-assessment of the land-revenue of a district Notification of intends. or taball shall not be undertaken without the previous function of the ²[Local of intended functions of the ²[Local of intended functions func

(2) In granting the sanction the "Local Government" may prescribe Consector Principles. such principles of assessment and give such other instructions act [it] thinks fit, assessment. Herenge Act, 1912 (Purfab Act 2 of 1912). and Instruc. Principles of

are intenses on productors as a series of sold stated for the world "Government in Cl." and "he "by a 2 of the Punjah land

Mode of determining assessment.

- 50. (1) The assessment shall be made by a Revenue-officer.
- (2) Before making it that officer shall report his proposed method of assessment for the sanction of the 1 Financial Commissioner in such form as the Financial Commissioner¹, with the previous sanction of the Local Government, may prescribe.

Announcement of assessment,

- 51. (1) When the Revenue-officer has obtained the sanction of the Financial Commissioner to his proposed method of assessment, he shall make an order determining the assessment proper for each estate, and announce it in such manner as the Local Government may prescribe.
- (2) At the time of announcing the assessment he shall also declare the date from which it is to take effect, and subject to the other provisions of this Act, it shall take effect accordingly.

Application for re-consideration of assessment.

- 52. (1) The landowner may, within thirty days from the date of the announcement of the assessment, present a petition to the Revenue-officer for a re-consideration of the amount, form or conditions of the assessment.
- (2) Where the land-revenue is assigned, the assignee thereof may within thirty days from that date present a like petition to the Revenue-officer.
- (3) The order passed by the Revenue officer on the petition shall set forth his reasons for granting or refusing it.
- 53. (1) An assessment of the land-revenue of a district or tabsil shall not be considered final until it has been confirmed by the Local Government.
- (2) At any time before an assessment is so confirmed the ¹ Commissioner or ¹ Financial Commissioner may modify the assessment of any estate in the district or tabsil.
- (3) The Local Government shall, when confirming an assessment under sub-section (1), fix the period for which the assessment is to be in force.
- 54. Notwithstanding the expiration of the period fixed for the continuance of an assessment under sub-section (3) of the last foregoing section the assessment shall remain in force till a new assessment takes effect.
- 55. (1) At any time within ninety days from the date of the announcement of an assessment the landowner or, where there are more landowners than one, any of them who would be individually or collectively liable for more than half the sum assessed may give notice to the Revenue-officer of refusal to be liable for the assessment.
- (2) When the Revenue-officer receives a notice under sub-section (1), the Collector may take possession of the estate and deal with it, as nearly as

Confirmation and duration of assessment.

Assessment to remain in force till new assessment takes effect.

Refusal to be liable for assessment and consequences thereof.

1887: Act XVII.] Punjab Land-revenue.

may be, as if the anunlment of the assessment thereof had been ordered as n process for the recovery of an arrear of land-reveaue due thereon.

- (3) While the estate is in the possession of the Collector, the landowner or landowners shall be entitled to receive from the Government an allowance, to be fixed by the Financial Commissioner, which shall not be less than five or more than for per cent. of the net income realized by the Government
- 56. (1) If the assessment announced under section 51 is in whole or in Distribution of the assess. part a fixed assessment of an estate for a term of years, the Revenue-officer of the anert ment of an estate for a term of years. shall, before the date on which the first instalment thereof becomes payable, enter one order distribution it over the covern haltings covered to be bedding the beddings. make an order distributing it over the several holdings comprised in the comprise of the distribution.
- (2) The Collector may for sufficient reason make an order revising that record at any time while the assessment contianos to be in force, and publish
- (3) If the assessment announced under section 51 is in the form of rates chargeable according to the results of each year or harrest, a Revenue-officer shall from year to year or from harvest to barvest, as the conditions of the assessment may require, make and publish, not later than one month before the first instalment of the land-revenue falls due, a record of the amount payable in respect of each holding.
- (4) The Financial Commissioner may make rules for the guidance of Revenue-officers in making, publishing and revising records under this section.
- 57. (1) Any person affected by a record made under sub-section (1) or Application for a mend. sub-section (3) of the last foregoing section, or by the revision of a record for amend-form and the sub-section (2) of that section may within thirty laws cannot be record for amend-form of the section of a record for a record under sub-section (2) of that section, may, within thirty days from the date distribution of an essential of the publication of the record, present a petition to the Revenue-officer for ment n re-consideration of the record so far as it affects him.
- (2) The order passed by the Revenue-officer on the petition shall set forth his reasons for granting or refusing it.
- 58. An appeal from an order under the last foregoing section or section Appeal from order under the last foregoing section or section Appeals from orders under 52 shall lie to the 1 Commissioner.
- ing cases, namely :orders under sections 52

59, Special assessments may be made by Revenue-officers in the follow- Special assessment. (a) when estates are formed under the next following section; See footnote 2 on p 35 enpra

a The rest of the section from a and from the appellate order " to the end of the section I. Diffith Respondence or the end of the section I.

- [1887: Act XVII.
- (b) when land-revenue which has been released or assigned is resumed;
- (c) when waste-lands are sold, leased or granted by the Government;
- (d) when the assessment of any land has been annulled or the landowner has refused to be liable therefor, and the term for which the land was to be managed by the Collector or his agent or let in farm has expired;
- (e) when assessments of land-revenue require revision in consequence of the action of water or sand or of calamity of season or from any other cause;
- (f) when revenue due to the Government on account of pasture or other natural products of land, or on account of mills, fisheries or natural products of water, or on account of other rights described in section 41 or section 42, has not been included in an assessment made under the foregoing provisions of this Chapter.
- (2) The ¹Financial Commissioner may make rules for the guidance of Revenue-officers in making special assessments, and may confirm such assessments.
- (3) The foregoing provisions of this Chapter with respect to general assessments shall, subject to such modifications thereof as the ¹Financial Commissioner may prescribe by rules under the last foregoing sub-section, regulate the procedure of Revenue-officers making special assessments.
- 60. (1) When, in the opinion of the Collector or of an officer making a general re-assessment of land-revenue under the foregoing provisions of this Chapter, the waste-land belonging to or adjoining an estate is so extensive as to exceed the requirements of the owners of the estate with reference to pasturage or other useful purpose, the Collector or officer may at any time, with the previous sanction of the ¹ Financial Commissioner, make a separate assessment of the waste-land which he considers to be so in excess, and offer that land at that assessment, for such term and on such conditions as he thinks fit, to the owners of the estate to which it belongs, and, if they refuse the offer, to the owners of any estate which the land adjoins, and, if they also refuse the offer, to any other person.
- (2) When the owners of the estate to which the waste-land belongs refuse the offer, the Collector shall assign to them an annual allowance not less than five and not more than ten per cent. of the net income realized by the Government from the land.

Formation of waste-land nto separate states.

¹ See footnote 2 on p. 35 supra,

1887: Act XVII.7

CHAPTER VI.

COLLECTION OF LAND-REVENUE.

61. (1) In the case of every estate, the entire estate and the landowner Security or, if there are more than one, the landowners jointly and severally shall be payment of liable for the land-revenue for the time being assessed on the estate :

Provided that-

- (a) the Local Government, with the previous sanction of the Governor General in Council, may by notification declare that in any estate a holding or its owner shall not be liable for any part of the land-revenue for the time being assessed on the estate except that part which is payable in respect of the holding; and
- (b) when there are superior and inferior landowners in the same estate, the 'llinancial Commissioner may by rule, or by special order in each case, determine whether the superier or inferior landowners shall be liable for the land-revenue, or whether both shall be so liable, and, if so, in what proportions.
- (2) A notification under proviso (a) to sub-section (1) may have reference to any single estate or to any class of estates or estates generally in ony local area.

62. (1) The land-revenue for the time being assessed on an estate or Farther parable in respect of a holding shall he the first charge upon the rents, profits and produce thereof.

payment of and revenue.

- (2) Without the previous consent of the Collector, the rents, profits or produce of an estate or holding shall not be liable to be taken in execution of a decree or order of any Court until the land-revenue chargeable against the rents, profits or produce, and any arrear of land-revenue due in respect of the estate or bolding, have been paid.
- 63. (1) Notwithstanding anything in any record-of-rights, the Financial Orders to Commissioner may fix the number and amount of the instalments, and the ment of landtimes, places and manner, by, at and in which, land-revenue is to be paid.

regulate pay-

- (2) Until the Financial Commissioner otherwise directs, land-revenue shall be payable by the instalments, at the times and places and in the manner, by, at and in which it is payable at the commencement of this Act.
- 64. (1) The Pinancial Commissioner may make rules consistent with Rules to this Act to regulate the collection, remission and suspension of land-revenue, collection, and may by those rules determine the circumstances and terms in and on remision and which assigned land-revenue may be collected by the assignee.

- [1887: Act XVII.
- (2) Where land-revenue due to an assignee is collected by a Revenue-officer, there shall be deducted from the sum collected such a percentage on account of the cost of collection as the ¹Financial Commissioner may by rule in this behalf prescribe.
- (3) A suit for an arrear of assigned land-revenue shall not be entertained unless there is annexed to the plaint at the time of the presentation thereof a document under the hand of the Collector specially authorizing the institution of the suit.

Costs recoverable as part of arrear.

65. The costs of any process issued under this Chapter shall be recoverable as part of the arrear of land-revenue in respect of which the process was issued.

Certified account to be evidence as to arrear.

66. A statement of account certified by a Revenue-officer shall be conclusive proof of the existence of an arrear of land-revenue, of its amount and of the person who is the defaulter.

Processes for recovery of arrears.

- 67. Subject to the other provisions of this Act, an arrear of land-revenue may be recovered by any one or more of the following processes, namely:—
 - (a) by service of a writ of demand on the defaulter;
 - (b) by arrest and detention of his person;
 - (c) by distress and sale of his moveable property and uncut or ungathered crops;
 - (d) by transfer of the holding in respect of which the arrear is due;
 - (e) by attachment of the estate or holding in respect of which the arrear is duc;
 - (f) by annulment of the assessment of that estate or holding;
 - (g) by sale of that state or holding;
 - (h) by proceedings against other immoveable property of the defaulter.

Writ of demand. 68. A writ of demand may be issued by a Revenue-officer on or after the day following that on which an arrear of land-revenue accrues.

Arrest and detention of defaulter.

- 69. (1) At any time after an arrear of land-revenue has accrued a Revenue-officer may issue a warrant directing an officer named therein to arrest the defaulter and bring him before the Revenue-officer.
- (2) When the defaulter is brought before the Revenue-officer, the Revenue-officer may cause him to be taken before the Collector, or may keep him under personal restraint for a period not exceeding ten days and then, if the arrear is still unpaid, cause him to be taken before the Collector.
- (3) When the defaulter is brought before the Collector, the Collector may issue an order to the officer in charge of the civil jail of the district,

¹ See footnote 2 on p. 35 supra.

1887: Act XVII.7

directing him to confine the defaulter in the jail for such period, not exceeding one month from the date of the order, as the Collector thinks fit.

- (4) The process of arrest and detention shall not be executed against a defaulter who is a female, a minor, a lunatic or au idiot.
- 70. (1) At any time after an arrear of land-revenue has accrued, the Distress and moveable property and uncut or ungathered crops of the defaulter may be able prodistrained and sold by order of a Revenue-officer.

perty and ctons.

(2) The distress and sale shall be conducted, as nearly as may be, in accordance with the law for the time being in force for the attachment and sale of moveable properly under the decree of a Revenue Court constituted VI of 1687. under the Punjah Tenancy Act, 1887 1:

> Provided that, in addition to the particulars exempted by that law from liability to sale, so much of the produce of the land of the defaulter as the Collector thinks necessary for seed-grain and for the subsistence, until the harvest next following, of the defaulter and his family, and of any cattle exempted by that law, shall be exempted from sale under this section,

- 71. (1) At any time after an arrear of land-revenue has accrued on a Transfer of holding, the Collector may transfer the holding to any person being a landowner of the estate in which the holding is situate and not being a defaulter in respect of his own holding, on condition of his paying the arrear before being put in possession of the holding, and on such further conditions as the Collector may see fit to prescribe.
- (2) The transfer may, as the Collector thinks fit, he either till the eed of the agricultural year in which the defaulter pays to the transferee the amount of the arrear which the transfered paid before being put in possession of the holding, or for a term not exceeding fifteen years from the commencement of the agricultural year next following the date of the transfer.
- (3) The Collector shall report to the Financial Commissioner any transfer made by him under this section, and the 2 Financial Commissioner may set as ide the transfer or after the conditions thereof, or pass such other order as he thinks fit.
- (4) A transfer under this section shall not affect the joint and several liability of the landowners of the estata in which it is enforced.
- (b) In respect of all rights and liabilities urising under this Act the person to whom the holding is transferred shall, subject to the conditions of the transfer, stand in the same position as that in which the defaulter would have stood if the holding had not been transferred.

See Punish and N. W. Code.

² See footnote 2 on p. 35 paper.

(6) When the transfer was for a term, the holding shall, on the expiration of the term, be restored by the Collector to the defaulter free of any claim on the part of the Government or the transferee for any arrear of land-revenue or rates and cesses due in respect thereof.

Attachment of estate or holding.

- 72. (1) At any time after an arrear of land-revenue has accrued, the Collector may cause the estate or holding in respect of which the arrear is due to be attached and taken under his own management or that of an agent appointed by him for that purpose.
- (2) The Collector or the agent shall be bound by all the engagements which existed between the defaulter and his tenants, if any, and shall be entitled to manage the land and to receive all rents and profits accruing therefrom to the exclusion of the defaulter until the arrear has been satisfied or until the Collector restores the land to the defaulter.
- (3) All surplus profits of the land attached beyond the cost of attachment and management and the amount necessary to meet the current demand for land-revenue and rates and cesses shall be applied in discharge of the arrear.
- (4) Land shall not be attached for the same arrear for a longer term than five years from the commencement of the agricultural year next following the date of the attachment, but if the arrear is sooner discharged the land shall be released and the surplus receipts, if any, made over to the landowner.
- 73. (1) When an arrear of land-revenue has been due for a longer period than one month, and the foregoing processes are not deemed sufficient for the recovery thereof, the ¹Financial Commissioner may, in addition to or instead of all or any of those processes, order the existing assessment of the estate or holding in respect of which the arrear is due to be annulled.
- (2) The provisions of this section shall not be put in force for the recovery of an arrear of land-revenue which has accrued on land—
 - (a) while under attachment under the last foregoing section, or
 - (b) 2 / * * * * *
- (3) When the assessment of any land has been annulled, the Collector may, with the previous sanction of the ¹Financial Commissioner, either manage the land himself or through an agent, or let it in farm to any person willing to accept the farm, for such term and on such conditions as may be sanctioned by the ¹Financial Commissioner:

Annulment of assessment of estate or Iding.

¹ See footnote 2 on p. 35 supra.

² Clause (b) has been omitted as not being in force in British Baluchistan, see Schedule I of Regulation 2 of 1913, supra, p. 209.

Provided that the term for which land may be so managed or farmed shall not be longer than fifteen years from the commencement of the agricultural year next following the date of the annulment.

- (4) At some time before the expiration of that term the Collector shall determine the assessment to be paid in respect of the estate or holding for the remainder of the term of the current assessment of the district or tahsil, and when that assessment has been sanctioned by the 'Financial Commissioner, shall announce it to the landowner.
- (5) The landowner may give notice to the Collector of refusal to be liable for the assessment within thirty days from the date on which the assessment was announced to him.
- (6) If notice is so given, the Collector may, with the previous sanction of the Financial Commissioner, take the estate or holding under direct management, or form it for the remainder of the term of the current assessment of the district or tabsil, or for any period within that term which the ¹Financial Commissioner may fix.
- (7) When the assessment of a holding is annulled, the joint responsibility of the other landowners of the estate for the land-revenue of that holding becoming due after the annulment shall be in abeyance until a new assessment takes effect.
- (8) The 1 Financial Commissioner may direct that any contract made by the defaulter or by any person through whom the defaulter claims, with respect to any land comprised in an estate or holding of which the assessment has been unnulled shall not be binding on the Collector or his agent or farmer during the period for which the 1state or holding remains under the management of the Collector or his agent or is let in farm.
- 74. (1) When any land is attached under section 72, or when the assess- Proclamation ment of any land has been annulled under the last foregoing section of attachment the Collector shall make proclamation thereof.
- (2) No payment made by any person to the defaulter before the making queeter of the proclama. of the proclamation on account of rent or any other asset in anticipation of tion. the usual time for the payment shall, without the special sanction of the Collector, he credited to that person or relieve him from liability to make the payment to the Collector or his agent or farmer.
- (3) No rayment made after the making of the proclamation on account of rent or any other asset of the estate or holding to any person other

of assessment and conse-

(6) When the transfer was for a term, the holding shall, on the expiration of the term, be restored by the Collector to the defaulter free of any claim on the part of the Government or the transferee for any arrear of land-revenue or rates and cesses due in respect thereof.

Attachment of estate or holding.

- 72. (1) At any time after an arrear of land-revenue has accrued, the Collector may cause the estate or holding in respect of which the arrear is due to be attached and taken under his own management or that of an agent appointed by him for that purpose.
- (2) The Collector or the agent shall be bound by all the engagements which existed between the defaulter and his tenants, if any, and shall be entitled to manage the land and to receive all rents and profits accruing therefrom to the exclusion of the defaulter until the arrear has been satisfied or until the Collector restores the land to the defaulter.
- (3) All surplus profits of the land attached beyond the cost of attachment and management and the amount necessary to meet the current demand for land-revenue and rates and cesses shall be applied in discharge of the arrear.
- (4) Land shall not be attached for the same arrear for a longer term than five years from the commencement of the agricultural year next following the date of the attachment, but if the arrear is sooner discharged the land shall be released and the surplus receipts, if any, made over to the landowner.

Annulment of assessment of estate or

holding.

- 73. (1) When an arrear of land-revenue has been due for a longer period than one month, and the foregoing processes are not deemed sufficient for the recovery thereof, the ¹Financial Commissioner may, in addition to or instead of all or any of those processes, order the existing assessment of the estate or holding in respect of which the arrear is due to be annulled.
- (2) The provisions of this section shall not be put in force for the recovery of an arrear of land-revenue which has accrued on land-
 - (a) while under attachment under the last foregoing section, or
 - (6) 2 / * * * *
- (3) When the assessment of any land has been annulled, the Collector may, with the previous sanction of the ¹Financial Commissioner, either manage the land himself or through an agent, or let it in farm to any person willing to accept the farm, for such term and on such conditions as may be sanctioned by the ¹Financial Commissioner:

¹ See footnote 2 on p. 35 supra.

² Clause (b) has been omitted as not being in force in British Baluchistan, see Schedule I of Regulation 2 of 1913, supra, p. 209.

1887: Act XVII.7

Provided that the term for which land may be so managed or farmed

shall not be longer than fifteen years from the commencement of the agricultural year next following the date of the annulment.

- (4) At some time before the expiration of that term the Collector shall determine the assessment to be paid in respect of the estate or holding for the remainder of the term of the current assessment of the district or tabsil, and when that assessment has been sanctioned by the 'Financial Commissioner, shall announce it to the landowner.
- (6) The landowner may give notice to the Collector of refusal to be liable for the assessment within thirty days from the date on which the assessment was announced to him.
- (6) If notice is so given, the Collector may, with the previous sanction of the 'Financial Commissioner, take the estate or holding under direct management, or farm it for the remainder of the term of the current assessment of the district or tabsil, or for any period within that term which the Financial Commissioner may fix.
- (7) When the assessment of a holding is annulled, the joint responsibility of the other landowners of the estate for the land-revenue of that holding becoming due after the annulment shall be in abeyance until a new assessmont takes effect.
- (8) The 1 Financial Commissioner may direct that any contract made by the defaulter or by any person through whom the defaulter claims, with respect to any land comprised in an estate or holding of which the assessment has been annulled shall not be hinding on the Collector or his agent or farmer during the period for which the 'state or holding remains under the management of the Collector or his agent or is let in farm.
- 74. (1) When any land is attached under section 72, or when the assess- Proclamation ment of any land has been annulled under the last foregoing section or annulment the Collector shall make proclamation thereof.
- (2) No payment made by any person to the defaulter before the making quenter of the proclama. of the proclamation on account of rent or any other asset in anticipation of tion, the usual time for the payment shall, without the special sanction of the Collector, he credited to that person or relieve him from liability to make the payment to the Collector or his agent or farmer.
- (3) No payment made after the making of the proclamation on account of rent or any other asset of the estate or holding to any person other

of attachment of assessment and conse-

[1887: Act XVII.

than the Collector or his agent or farmer shall be credited to the person making the payment or relieve him from liability to make the payment to the Collector or his agent or farmer.

Sale of estate or holding.

75. When an arrear of land-revenue has accrued and the foregoing processes are not deemed sufficient for the recovery thereof, the Collector, with the previous sanction of the ¹Financial Commissioner, may, in addition to, or instead of, all or any of those processes, and subject to the provisions hereinafter contained, sell the estate or holding in respect of which the arrear is due:

Provided that land shall not be sold for the recovery of—

- (a) ² * * * * *
- (b) any arrear which has accrued while the land was under attachment under section 72 of this Act; or
- (c) any arrear which has accrued while the land was held under direct management by the Collector or in farm by any other person, under section 78, after either an annulment of assessment or a refusal to be liable therefor.

Effect of sale on incumbrances.

- 76. (1) Land sold under the last foregoing section shall be sold free of all incumbrances; and all grants and contracts previously made by any person other than the purchaser in respect of the land shall become void as against the purchaser at the sale.
 - (2) Nothing in sub-section (1) shall affect-
 - (a) a tenant's right of occupancy, unless the right was created by the defaulter himself, or
 - (b) any lease at a fair rent, temporary or perpetual, for the erection of a dwelling-house or manufactory, or for a mine, garden, tank, canal, place of worship or burial-ground, so long as the land continues to be used for the purpose specified in the lease, or
 - (c) any incumbrance, grant, contract or right of occupancy specially saved by the order of the ¹ Financial Commissioner proclaimed as hereinafter provided.

Proceedings against other immoveable property of defaulter. 77. (1) If the arrear cannot be recovered by any of the processes here-inbefore provided, or if the ¹Financial Commissioner considers the enforcement of any of those processes to be inexpedient, the Collector may, where the defaulter owns any other estate or holding, or any other immoveable

See footnote 2 on p. 35 supra.
 2 Proviso (σ) has been omitted as not being in force in British Baluchistan, see Schedule I of Regulation 2 of 1913, infra, p. 209.

1887 · Act XVII.7

property, proceed under the provisions of this Act against that property as if it were the land in respect of which the arrear is due :

Provided that no interests save those of the defaulter alone shall he so proceeded against, and no incumbrances created, grants made or contracts ontered into by him in good faith shall be rendered invalid by resson only of his interests being proceeded against

(2) When the Collector determines to proceed under this section against immoveable property other than the land in respect of which the arrear is due, he shall issue a proclamation prohibiting the transfer or charging of the property.

(3) The Collector may at any time by order in writing withdraw the proclamation, and it shall be deemed to be withdrawn when either the arrear has been paid or the interests of the defaulter in the property have been sold

for the recovery of the arrear.

(4) Any private alienation of the property, or of any interest of the defaulter therein, whether by sale, gift, mortgage or otherwise, made after the issue of the proclamation and before the withdrawal thereof shall be void.

(5) In proceeding against property under this section the Collector shall follow, as nearly as the nature of the property will admit, the procedure prescribed for the caforcement of process against land on which an arrear of land-revenuo is duc.

78. (1) Notwithstanding anything in section 66, when proceedings are Remedica taken under this Act for the recovery of an arrear, the person against whom son denying the proceedings are taken may, if he denies his liability for the arrear or any his liability part thereof and pays the same under protest made in writing at the time of payment and signed by him or his agent, institute a snit in a Civil Court for the recovery of the amount so paid.

for an arrear.

(2) A suit under sub-section (1) must be instituted in a Court having jurisdiction in the place where the office of the Collector of the district in which the arrear or some part thereof accrued is situate.

Procedure in Sales.

79. (1) On the receipt of the sanction of the Financial Commissioner Proclamation to the sale of any immoveable property, the Collector shall issue a proclamation of the intended sale, specifying-

(a) the date, time and place of the sale :

(6) the property to be sold, and, if it is an estate or holding, the landrevenue assessed thereon or payable in respect thereof;

[1887: Act XVII.

- (c) if the property is to be sold for the recovery of an arrear due in respect thereof, the incumbrances, grants, contracts and rights of occupancy, if any, specially saved by order of the ¹Financial Commissioner under section 76, sub-section (2), clause (c);
- (d) if the property is to be sold otherwise than for the recovery of an arrear due in respect thereof, any incumbrance, grant or contract to which the property is known to be liable; and
- (c) the amount for the recovery of which the sale is ordered.
- (2) 2 * * * *
- (3) The place of sale specified under clause (a) of sub-section (1) must be either the office of the Collector or some place appointed by the Collector in this behalf and situate in or near the property to be sold.
- 80. A Revenue-officer shall not be answerable for any error, mis-statement or omission in any proclamation under the last foregoing section, unless the same has been committed or made dishonestly.
- 81. (1) A copy of the proclamation shall be served on the defaulter and be posted in a conspicuous part of the office of the Tahsildár of the tahsil in which the property to be sold is situate.
- (2) After a copy of the proclamation has been served on the defaulter and posted in the office of the Tahsildár, a copy thereof shall be posted in the office of the Collector.
- (3) The proclamation shall be further published in manner prescribed in section 22 and in such other manner as the Collector thinks expedient.
- 82. (1) The sale shall not take place on a Sunday or other holiday, or till after the expiration of at least thirty days from the date on which the copy of the proclamation was posted in the office of the Collector.
- (2) The sale shall be by public auction, and shall be conducted either by the Collector in person or by a Revenue-officer specially appointed by him in this behalf.
 - s behalf.

 83. The Collector may from time to time postpone the sale. -
- 84. If at any time before the bidding at the auction is completed the defaulter pays the arrear in respect of which the property has been proclaimed for sale, together with the costs incurred for the recovery thereof, to the officer conducting the sale, or proves to the satisfaction of that officer that he has already paid the same either at the place and in the manner prescribed under section 63 or into the Government treasury, the sale shall be stayed.

Indemnity to Revenueofficer with respect to contents of proclamation.
Publication of proclamation.

Time and conduct of sale.

Power to postpone sale. Stay of sale.

See footnote 2 on p. 35 supra.
 Rep. Punjab Pre-emption Act, 1905 (2 of 1905) and by N.-W. F. P. Pre-emption Reg. 1906 (2 of 1906).

1887 : Act XVII.7

85. When the highest bid at the anction has been ascertained, the person Payment of who made that hid shall, on the requisition of the officer conducting the sale, highest pay to that officer a deposit of twenty-five per centum on the amount of his bidder. hid, and shall, on payment thereof, be declared to be the purchaser subject to the provisions of this Chapter with respect to the exercise of any right of pre-emption.

86. If the person who made the highest bid fails to ray the deposit as Consequences required by the last foregoing section, the property shall forthwith he put up pay deposit again and sold, and all expenses attending the first sale, and the deficiency of price, if any which may happen on the re-sale, may he recovered from him by the Collector as if the same were an arrear of land-revenue.

87. [Exercise of right of pre-emption.] Rep. Punjab Act 2 of 1905 and Reg. 2 of 1906.

88. The full amount of the purchase-money shall be paid by the pur- Time for paychaser before the close of the liftcenth day from that on which the purchase ment in full. was declared.

89. In default of payment of the full amount of the purchase-money Precedure in within the period mentioned in the last foregoing section, the deposit referred payment. to in section 85 or section 87, as the case may be, shall, after defraying the expenses of the sale, he forfeited to the Government and may, if the Collector with the previous sanction of the 'Commissioner, so directs, he applied in reduction of the arrear, and the property shall be re-sold, and the defaulting purchaser shall have no claim to the property or to any part of the sum for which it may subsequently he sold.

90. Every sale of immovcable property under this Chapter shall be Report of sale to Commiscioner.

reported by the Collector to the 'Commissioner. 91. (1) At any time within thirty days from the date of the sale, applica- Application tion may he made to the Commissioner to set aside the sale on the ground of sale.

- some material irregularity or mistake in publishing or conducting it; (2) But a sale shall not be set aside on that ground unless the applicant proves to the satisfaction of the 'Commissioner that he has sustained substantial injury by reason of the irregularity or mistake.
- 92. (1) After the expiration of thirty days from the date of the sale, if Order consuch application as is mentioned in the last foregoing section has not been made, setting stide or if such application has been made and rejected, the Commissioner shall sale. make an order confirming the sale, and, if such application has been made and allowed, the 1Commissioner shall make an order setting aside the sale.

[1887: Act XVII.

Refund of purchasemoney on setting aside of salo.

Proclamation nfter postponement or on re-sale.

On confirmation of sale, possession and certificate to be granted to purchaser.

Proceeds of sale.

- (2) An order made under this section shall be final.
- 93. Whenever the sale of any property is set aside, the purchaser shall be entitled to receive back his purchase-money.
- 94. A sale made after a postponement under section 83, and re-sale consequent on a purchaser's default under section 89 or on the setting aside of a sale under section 92, shall be made after the issue of a fresh proclamation in the manner hereinbefore prescribed for the sale.
- 95. (1) After a sale has been confirmed in manner aforesaid, the Collector shall put the person declared to be the purchaser into possession of the property sold, and shall grant him a certificate to the effect that he has purchased that property.
- (2) The certificate shall state whether or not the property was sold for the recovery of an arrear due in respect thereof, and, if it was so sold, shall set forth the incumbrances, grants, contracts and rights of occupancy, if any, specified in the proclamation of the sale as specially saved by order of the ¹Financial Commissioner under section 76, sub-section (2), clause (c).
- (3) The certificate shall be deemed to be a valid transfer of the property, but need not be registered as a conveyance.
- (4) Any suit brought in any Court against the certified purchaser on the ground that the purchase was made on behalf of a person other than the certified purchaser shall be dismissed with costs.
- (5) The certified purchaser of any immoveable property shall be entitled to all rents and profits falling due in respect of the property after the date of the confirmation of the sale and be liable for all instalments of landrevenue and rates and cesses falling due in respect thereof after that date.
- 96. (1) When a sale of immoveable property under this Chapter has been confirmed, the proceeds of the sale shall be applied in the first place to the payment of any arrears, including costs incurred for the recovery thereof, due to the Government from the defaulter at the date of the confirmation of the sale, whether the arrears are of land-revenue, or of sums recoverable as arrears of land-revenue and the surplus, if any, shall be paid to the person whose property has been sold, or, if the property sold was owned by more than one person, then to the owners either collectively or according to the amount of their recorded interests, as the Collector thinks fit.
- (2) The surplus shall not, except under an order of a Court, be paid to any creditor of a person whose property has been sold.

¹ See footnote 2 on p. 35 supra.

(3) If the proceeds of the sale fall short of such arrears as are referred to in sub-section (1), the balance remaining due from the defaulter may be recovered from him by further proceedings under this Chapter or by any other means authorized by law.

CHAPTER VIL

RECOVERY OF OTHER DEMANDS BY REVENUE-OFFICERS.

- 97. When a village-officer required by rules under section 28 to collect Recovery of any land-revenue or sum recoverable as an arrear of land-revenue satisfies a arrans Revenue-officer that the revenue or sum has fallen due and has not been through paid to him, the Revenue-officer may, subject to any rules which the ¹Financial officer instead commissioner may make in this behalf, recover it as if it were an arrear of by suif.
- 98. In addition to any sums recoverable as arrears of land-revenue Other sums under this Act or any other enactment for the time being in force, the arrear of following sums may be so recovered, namely:—
 - (a) fees, fines, costs and other charges, including the village officers' eess, mayable under this Act:
 - (b) revenue due to the Government on account of pasture or other natural products of land, or on account of mills, fisheries or natural products of water, or on account of other rights described in section 11 or section 42 in cases in which the revenue so due has not been included in the assessment of an estate:

*(c) * * * * * *

- (d) sums leviable by or under the authority of the Government as water-rates, or on account of the maintenance or management of canals, embankments or other urigation-works, not being sums recoverable as arrears of land-revenue under any enactment for the time being in force; and
- (c) some payable to the Government by a person who is surely for the payment of any of the foregoing sums or of any other sum recoverable as an arrear of land-revenue.
- 99. (1) The provisions of Chapter VI shall, with respect to any sum Application mentioned or referred to in this Chapter, apply, so far as they can be made VI course applicable as if the sum were an arrear of land-revenue and the person from such chapter.

¹ See feetnete 2 on p. 35 sepre.
² Clause (c) Las been consisted as not being in force in Ministell Maluchistan, see Schedule I of Regulation 2 of 1913, infert, p. 202.

[1887: Act XVII.

whom, either as principal or as surety, it is due were a defaulter in respect of such an arrear.

(2) Unless any such sum is declared by any enactment for the time being in force to be recoverable as if it were an arrear of land-revenue due in respect of the land charged therewith, the provisions of section 77 shall apply under sub-section (I) to the recovery thereof.

CHAPTER VIII.

SURVEYS AND BOUNDARIES.

Power of Financial Commissioner to make rules for demarcation of boundaries and erection of surveymarks.

100. (1) The ¹Financial Commissioner may make rules as to the manner in which the boundaries of all or any estates in any local area are to be demarcated and as to the survey-marks to be erected within those estates.

(2) Rules under this section may prescribe, among other matters, the form of survey-marks and the material to be used in their construction.

Power of Revenueofficers to define boundaries.

- 101. (1) A Revenue-officer may, for the purpose of framing any record or making any assessment under this Act, or on the application of any person interested, define the limits of any estate, or of any holding, field or other portion of an estate, and may, for the purpose of indicating those limits, require survey-marks to be erected or repaired.
- (2) In defining the limits of any land under sub-section (1), the Revenue-officer may cause survey-marks to be erected on any boundary already determined by, or by order of, any Court, Revenue-officer or Forest-settlement-officer, or restore any survey-mark already set up by, or by order of, any Court or any such officer.

Power to fix boundary between riverain estates.

- 2101-A. (1) When any two or more estates are subject to river action and the limits of any such estates are, by any law, custom, decree or order applicable thereto, liable to vary according as variations may from time to time occur in the course or action of such river, the Local Government may, in its discretion, order a permanent boundary line to be fixed between any such estates or such portions thereof as are liable to river action.
- (2) Upon an order being made under sub-section (1), the Collector shall fix a boundary line between such estates or portions of such estates

¹ See footnote 2 on p. 35 supra.
2 Sections 101A—101F were added by the Riverain Boundaries Act, 1899 (Punjab Act 1 of 1899), s. 2, Punjab Code.

1887: Act XVII.]

accordingly, and shall demarcate the same, in accordance with the rules (if any) made under section 100 and the provisions of section 101.

- (3) Every such boundary line shall be fixed with due regard to the history of the estates and the interests of the persons respectively owning thom or possessing rights therein, in such manner as may be just and equitable in the circumstances of each case.
- (4) No such boundary line shall be deemed to have been permanently fixed until it has been approved by the Financial Commissioner.
- *101-B. (1) Every boundary line fixed in accordance with provisions of Effect of **101-B. (1) Every boundary line fixed in accordance with provisions of Enect of section 101-A, shall, notwithstanding any law or custom, or any decree or ding a boundary boundary. section 191-A, shall, notwin is tanging any law or custom, or any accise or boundary order of any Court of law, to the contrary, be the fixed and constant boundary between the action affordal thousands and the proposition and all other rights actions between the estates affected thereby, and the proprietary and all other rights estates. in every holding, field or other portion of an estate situate on each side of the houndary line so fixed, shall subject to the following provise, rest in the landowners of the estate which lies on that side of the houndary line on which such holding, field or other portion of nn estato is situato .

Provided that, if, by the operation of this section, the proprietary or any Provise. other rights in any land which at the time a boundary line is fixed is under cultivation or reasonably fit for cultivation or yields any produce of substantial value, would be transferred from the landowners and other right-holders of nny one estate to the landowners of any other estate, the Collector shall by written order, direct that the rights in such land shall, subject to the provisions of section 101-C and section 101-D, not be so transferred nuless and until the land, in respect of which nay such order is mado ecases to be reasonably fit for cultivation, or to yield any produce of substantial value, and upon any such order being made the transfer of the rights in such

Provided further that when any portion of the land specified in any such order ceases to be reasonably fit for cultivation or to yield any produce of substantial value, the order shall, when the Collector, in writing, so directs, ceaso to operate as to that portion.

(2) The decision of the Collector ne to whether, for the purposes of the proviso to sub-section (1) of this section, any land is or is not reasonably fit for cultivation, or does or does not yield any produce of substantial value, shall

See foctable 2 on p. 35 supra. See footnote 2 on p. 62 supra.

Application for immediate transfer of rights reserved under the proviso to 101-B, upon payment of compensation, and precedure shallthereupon. Award of compensation and extinguish-

ment of rights

thereby.

1101-C. (1) When any order has been made under the proviso to subsection (1) of section 101-B, the landowners (or any of them) in whom, but for such order, the rights in the land specified therein, would vest, may apply, in writing, to the Collector to forthwith transfer the rights, the sub-section (1) transfer of which has been suspended by such order, upon payment of compensation for the same.

- (2) When an application under sub-section (1) is made, the Collector
 - (a) fix a day for the hearing of the application;
 - (b) cause notice of the application, and of the day fixed for the hearing thereof, to be served on, or proclaimed for the information of all persons recorded as having rights in the land specified in the order made under the proviso to sub-section (1) of section 101-B, and all other persons interested or claiming to be interested therein;
 - (c) upon the day so fixed for hearing, or any day to which the hearing may be adjourned, inquire into the rights in the land and award compensation in respect of all rights found established therein to the persons severally entitled thereto;
 - (d) inform the applicant of the aggregate amount of compensation so awarded and require him to deposit the amount with the Collector on or before a day to be fixed by him in that behalf:

Provided that, notwithstanding anything in this sub-section contained, it shall be lawful for the Collector, in his discretion, and at any time before an award of compensation thereon has been made, to reject any application made under sub-section (1).

- (3) In awarding compensation under sub-section (2), the Collector shall be guided by the provisions of section 23 and section 24 of the Land Acquisition Act, 1894, so far as the same may be applicable to the circumstances 1 of 1894. of the case.
- (4) Upon the fifteenth day of May next after the whole amount of compensation so awarded has been deposited with the Collector, the order made under the proviso to sub-section (1) of section 101-B shall cease to operate, and the rights specified therein shall be transferred and vest in the manner prescribed in sub-section (1) of section 101-B, notwithstanding anything in the proviso thereof contained, and the Collector shall proceed to tender the

¹ See footnote 2 on p. 62 supra. ² See Genl. Acts, Vol. IV.

1887: Act XVII.]

compensation to the persons severally, entitled to receive the same under his award. If any such person shall refuse to necept the sum so awarded and tendered to him, it shall be placed to his oredit in the public treasury. 65

(5) When any order made under the provise to sub-section (1) of section 101-B, shall, under the provisions of sub-section (4) of this section, cease to operate and determine, all rights reserved to any porson by such order, shall be

101-D. When any person possessing any rights in any land, in regard to Order under the profits the rights in which an order has been made under the provise to sub-section (I) of section 101-B, voluntarily transfers such rights to any landowner of (1 of section to sub-section to sub-section in the landowners of which but for such and a make state and a such a s the estate, in the landowners of which, but for such order, such rights would cease to apply to rights. rest under the operation of sub-section (I) of section 101-B, the rights so to rights tentarily transferred shall forthwith cease to be subject to such order.

transferred to 1101-E. In overy case in which, by the operation of section 101-B or bonness of the operation of section 101-B or bonness or the operation a landowner section 101-C or section 101-D, proprietary or other rights in land are trans-transferred from the landarmers and other right-holders of any one setate to the beliefted. of the catato to which the land Is trans.

section 101-U or section 101-U, proprietary or other rights in minimum to trans- to be liable form the landowners and other right-holders of any one estate to the to all the incidence of any other section such rights shall be enlined to all the incidence of the section of the landowners of any other estate, such rights shall be subject to all the incidence temper of the of tennre and liabilities which, under any law or custom for the time being in whate to the rights of the landamness of the sectors to which and a right of the landamness of the sectors to which the time to the sectors to the secto force, apply to the rights of the landowners of the estate to which such rights transfer is

101-F. For the purposes of sections 101-A, 101-B and 101-C, respect. Meaning of the expression 1101-F. For the purposes of sections 101-A, 101-B and 101-C, respect. Meaning of ively, the expression "Collector" shall be deemed to include any Revenue. the spression, Collector, and the spression of collectors. ively, the expression - Collector sum to decreed to include any devenue a Collector officer appointed by the Local Government to perform all or any of the in accions functions of a Collector under any of the provisions thereof.

The collector of the provisions of the provisions of the provisions thereof.

**The collector of the provisions of the pr

102. Subject to any rules which the s Financial Commissioner may cost of creetion and re-102. Subject to any rules which the *Financial Commissioner may Cost of erect and kept in repair by or tion and repair by or tion and repair by or tion and recommendations.

at the cost of the persons interested in the land for the indication of the re-marks limits of which they are required : Provided that the Local Government may in any case direct that the cost of creetion shall be borne by the Government, or be pairl out of the

proceeds of the village-officers' eers.

103. (1) If the persons interested in the land fail to erect or repair a necovery of continuum survey-mark within thirty days from the date of their being required by certification by it's Gor.

[1887: Act XVII.

a Revenue-officer to do so, the Revenue-officer may cause it to be erected or repaired.

- (2) Where the Revenue-officer causes a survey-mark to be erected or repaired, he shall, subject to any rules or direction under the last foregoing section, apportion the cost among the persons interested in the land in such manner as he deems just, and certify the same to the Collector.
- (3) The Collector may recover the cost as if it were an arrear of land-revenue.

Power of Revenueofficers to enter on land for purposes of survey and demarcation.

Surveys for purpose of preparation of records.

- 104. Any Revenue-officer, and any person acting under the orders of a Revenue-officer, may, in the discharge of any duty under this Act, enter upon and survey land and creet survey-marks thereon and demarcate the boundaries thereof, and do all other acts necessary for the proper performance of that duty.
- 105. (1) When any land is being surveyed in pursuance of rules under section 46, clause (c), any Revenue-officer directing the survey may, by notice or proclamation, require all persons having rights or interests in the land to indicate, within a specified time, by temporary marks of a kind to be described in the notice or proclamation, the limits of those rights or interests.
- (2) If a person to whom the notice or proclamation is addressed fails to comply with the requisition, he shall be liable at the discretion of the Revenue-officer to fine, which may extend to ten rupees.

Provision of fingholders and chainmen for those surveys.

- 106. (1) For the purposes of the survey of any land in pursuance of rules under section 46, clause (c), the landowners shall be bound to provide fit persons to act as flagholders and chainmen.
- (2) If the landowners fail to provide such persons or to provide them in sufficient number, such other persons as a Revenue-officer considers necessary may be employed, and the cost of employing them recovered from the landowners as if it were an arrear of land-revenue.

Professional surveys.

- 107. (1) If it is necessary to make a survey by other agency than that of Revenue-officers or village-officers, the Local Government may publish a notification stating—
 - (a) the local area to be surveyed and the nature of the survey;
 - (b) the names or official designations of the officers by whom the survey is to be made; and
 - (c) the kind of survey-marks to be erected by those officers.
- (2) From the date of the notification the officer specified therein, and the persons acting under their orders, shall have for the purposes of the survey the powers conferred on Revenue-officers by section 104.

i.V of 60

- 108. (1) If any person wilfully destroys or injures or without lawful Penalty for authority removes a survey-mark lawfully erected, he may be ordered by ninjury or re. Rovenue-officer to pay such fine not exceeding fifty rupees for each mark so moral of survey-marks, injured or removed as may in the opinion of the Revenue-officer be necessary to defray the expense of restoring the same and of rewarding the person, if any, who gave information of the destruction, injury or removal.
- (2) The imposition of a fine under this section shall not bar a prosecution under section 434 of the Indian Penal Code.
 - 109. Every village-officer of an estate shall he legally bound to furnish Report of a Revenue-officer with information respecting the destruction or romoval of, or removal or, or any injury done to, any survey-mark lawfully created in the estate.

CHAPTER IX.

PARTITION.

- 110. (1) A partition of land, either under this Chapter or otherwise, shall Effect of parnot, without the express consent of the Financial Commissioner, affect the joint takes and liability of the land or of the landowners thereof for the revenue payable in joint liability respect of the land, or operate to create a new estate, and if any conditions for revenue are natached to that consent, these conditions shall be linding on the parties and rent to the partition.
- (2) A partition of a tenancy shall not, without the express consent of the landlord, affect the joint liability of the co-sharers therein for the payment of the rent thereof.
- 111. Any joint owner of land, or any joint tenant of a tenancy in which Application a right of occupancy subsists, may apply to a Revenue-officer for partition of his share in the land or tenancy, as the case may be, if—
 - (a) at the date of the application the share is recorded under Chapter
 IV as belonging to him, or
 - (b) his right to the share has been established by a decree which is still subsisting at that date, or
 - (c) a written acknowledgment of that right has been excented by all persons interested in the admission or denial thereof.
 - 112. Notwithstanding mything in the last foregoing section-
 - (1) places of worship and burial-grounds held in common before Restrictions
 partition shall continuo to he so held after partition, unless stless on
 the state of the state of

[1887: Act XVII.

the parties otherwise agree among themselves and record their agreement and file it with the Revenue-officer;

- (2) partition of any of the following properties, namely:
 - (a) any embaukment, watercourse, well or tank, and any land on which the supply of water to any such work may depend,
 - (b) any grazing-ground, and
 - (c) any land which is occupied as the site of a town or village and is assessed to land-revenue,
- may he refused if in the opinion of the Revenue-officer the partition of such property is likely to cause inconvenience to the cosharers or other persons directly or indirectly interested therein or to diminish the utility thereof to those persons;
- (3) the fact that a partition on the application of a joint owner of land would render necessary the severance into two or more parts of the land comprised in the tenancy of a tenant having a right of occupancy may, unless the tenant assents to the severance, be a sufficient reason for the disallowance of the partition in so far as it would affect that tenancy; and
- (4) the fact that the landlord objects to the partition of a tenancy may be sufficient reason for the absolute disallowance of the partition thereof.

Notice of application for partition.

- 113. The Revenue-officer, on receiving the application under section 111, shall, if it is in order and not open to objection on the face of it, fix a day for the hearing thereof, and—
 - (a) cause notice of the application and of the day so fixed to be served on such of the recorded co-sharers as have not joined in the application, and if the share of which partition is applied for is a share in a tenancy, on the landlord also; and
 - (b) if he thinks fit, cause the notice to be served on, or proclaimed for the information of, any other persons whom he may deem to be directly or indirectly interested in the application.

114. On the day fixed for the hearing, or on any day to which the hearing may be adjourned, the Revenue-officer shall ascertain whether any of the other co-sharers desire the partition of their shares also, and, if any of them so desire, he shall add them as applicants for partition.

115. After examining such of the co-sharers and other persons as may be present on that day, the Revenue-officer may, if he is of opinion that there is good and sufficient cause why partition should be absolutely disallowed, refuse the application, recording the grounds of his refusal.

Addition of parties to application.

Absolute disallowance of partition. '4 of 1887.

'V of 1882

116. If the Revenue-officer does not refuse the application under the last Procedure on admission foregoing section, he shall ascertain the questions, if any, in dispute between on admission on the persons interested. distinguishing between the persons interested distinguishing between the persons in the p any of the persons interested, distinguishing hetween-(a) questions as to title in the property of which partition is sought; and

- (b) questions as to the property to be divided, or the mode of making

117. (1) When there is a question as to title in any of the property of Disposal of questions as which partition is sought, the Revenue-officer may decline to grant the application and the question has been declined to grant the application and the supplication and the supplication and the supplication and the supplication are the supplication and the supplication and the supplication are the supplication and the supplication and the supplication are the supplication are the supplication and the supplication are the supplication are the supplication and the supplication are the supp cation for partition until the question has been determined by a competent property to court, or he may himself proceed to determine the question as thousand he defined he Court, or he may himself proceed to determine the question as though he (2) Where the Revenue-officer himself proceeds to determine the question. the following rules shall apply, namely .-

- (a) If the question is one over which a Rovenue Court has jurisdiction, the Revenue-officer shall proceed as a Revenue Court under the
- Provisions of the Punjab Tenancy Act, 1887.1 (b) If the question is one over which a Civil Court has jurisdiction, the procedure of the Rovenue-officer shall be that applicable to the
- trial of an original suit by a Civil Court, and he shall record a Judgment and decree containing the particulars required by the
- (c) An appeal shall lie from the decree of the Revenue-officer under clauso (1) as though that deeree were a decree of a District Judge
- (d) Upon such an appeal being made, the s [Court of the Judicial Commissioner] may issue an injunction to the Revenue-officer requir-
- ing him to stay proceedings pending the disposal of the appeal.
- 118. (1) When there is a question as to the property to be divided, or the Durcasi of other quesmode of making a partition, the Revenue-officer shall, after such inquiry as he other quesdeems necessary, record an order stating his decision on the question and his
- sub-section (1) within fifteen days from the date thereof, and, when such an * from an order under

W. Panjth and North-West Cole, 1803, p. 201.

1 Ges now the Cole of Girl Prevenier, 1909, f. 201.

Schillfuled for the work, "Distorat Court or Chief Court as the case may be" by Schedule I of Regulation 2 of 1913, 14/7a p. 200.

Schedule I of Regulation 2 of 1913, tayfor P. 200.

(C. (c) has been omitted as 904 being in face in British Balachistan, see Scholafe I of

The words to the Commissioner a were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Commissioner as were consisted by Sak Dr. 1 of the Doministration of the Doministra

appeal is preferred and the institution thereof has been certified to the Revenue-officer by the 1 [authority to whom the appeal has been preferred] the Revenue-officer shall stay proceedings pending the disposal of the appeal.

- (3) If an applicant for partition is dissatisfied with an original or appellate order under this section, and applies for permission to withdraw from the proceedings in so far as they relate to the partition 'of his shares, he shall be permitted to withdraw therefrom on such terms as the Revenue-officer thinks fit.
- (4) When an applicant withdraws under the last foregoing sub-section, the Revenue-officer may, where the other applicants, if any, desire the continuance of the proceedings, continue them in so far as they relate to the partition of the shares of those other applicants.

Administration of property excluded from partition.

119. When any such property as is referred to in section 112; clause (2), is excluded from partition, the Revenue-officer may determine the extent and manner to and in which the co-sharers and other persons interested therein may make use thereof, and the proportion in which expenditure incurred thereon and profits derived therefrom, respectively, are to be borne by and divided among those persons or any of them.

Distribution of revenue partition.

- 120. (1) The amount of revenue to be paid in respect of each of the holdand rent after ings into which land has been divided on a partition, and the amount of rent to be paid in respect of each of the portions into which a tenancy has been so divided, shall be determined by the Revenue-officer making the partition.
 - (2) The determination of the Revenue-officer as to the revenue to be paid in respect of each holding shall, where the estate in which the holding is situate is subject to a fixed assessment, be deemed to be an order under section 56, sub-section (1).
 - (3) Where new estates have been created at a partition and the landrevenue has been fraudulently or erroneously distributed among them, the Local Government may, within twelve years from the time of discovery of the fraud or error, order a new distribution of the land-revenue among the several estates, on an estimate of the assets of each estate at the time of the partition, to be made conformably to the best evidence and information procurable respecting the same.

Lustrüment of partition.

- 121. When a partition is completed, the Revenue-officer shall cause an instrument of partition to be prepared, and the date on which the partition is to take effect to be recorded therein.
- Delivery of possession of property allotted en partition.
- 122. An owner or tenant to whom any land or portion of a tenancy, as the case may be, is allotted in proceedings for partition shall be entitled to 1 Substituted for the word "Comsr." by Sch. Pt. I of the Decentralization Act, 1914 (4 of 1914).

possession thereof as against the other parties to the proceedings and their legal representatives, and a Revenue-officer shall, on application made to him for the purpose by any such owner or tenant at any time within three years from the date recorded in the instrument of partition under the last foregoing section, give effect to that instrument so far as it concerns the applicant as if it were a decree for immoveable property.

123. (1) In any case in which a partition has been made without the Affirmation intervention of a Revenue-officer, any party thereto may apply to a Revenue- privately effected. officer for an order affirming the partition.

(2) On receiving the opplication, the Revenue-officer shall inquire into the case, and, if he finds that the partition has in fact been made, he may make an order affirming it and proceed under sections 119, 120, 121 and 122, or ony of those sections, as circumstances may require, in the same manner as if the partition had been made on an application to himself under this Chapter.

124. The I Financial Commissioner may make rules for determining the Power to costs of partitions under this Chapter and the mode in which such costs are to costs of to be apportioned. partitions,

125. When by established custom any land in on estate is subject to Re-distribuperiodical re-distribution, a Revenue-officer may, on the application of any of according to the landowners, enforce the re-distribution according to the custom, and for custom, this purpose may exercise oll or any of the powers of a Revenue-officer in proceedings for partition.

126. The Revenue-officer by whom proceedings may be taken under Revenue. this Chapter shall be a Revenue-officer of a class not below that of Assistant empowered to Collector of the first grade. net under · this Chapter.

CHAPTER X.

ARRITRATION.

- 127. (1) Any Revenue-officer may, with the consent of the parties, rewer to refer to arbitration any dispute orising before him in any matter under this arbitration. Act.
- (2) A Collector or any Assistant Collector of the first grade may, without the consent of the parties, refer to arbitration any dispute before him with respect to-
 - (a) any matter of which an entry is to be made in any record or register under Chapter IV :

- [1887: Act XVII.
- (b) any matter relating to the distribution of an assessment under section 56;
- (c) the limits of any estate or of any holding, field or other portion of an estate; or
- (d) the property to be divided at a partition or the mode of making a partition.

Order of reference and contents thereof.

- 128. (1) In referring a dispute to arbitration a Revenue-officer shall make an order of reference, and specify therein the precise matter submitted to arbitration, the number of arbitrators which each party to the dispute is to nominate, the period within which arbitrators are to be nominated, and the period within which the award is to be delivered.
- (2) The number of arbitrators which each party may nominate must be the same and must not exceed two.
- (3) If from any cause arbitrators are not nominated, or an award is not delivered, within the period fixed therefor in the order of reference, the Revenue-officer may from time to time enlarge that period, or may cancel the order of reference.

Nomination of arbitrators.

- 129. (1) When an order of reference has been made, the parties may each nominate the number of arbitrators specified in the order, and the Revenue-officer shall nominate one other arbitrator.
- (2) The Revenue-officer may, for reasons to be recorded by him, make an order disallowing any nomination made by either party and requiring the party to make another nomination within a time to be specified in the order.
 - (3) An order under the last foregoing sub-section shall be final.

Substitution of arbitrators by parties.

130. If an arbitrator nominated by a party dies, desires to be discharged or refuses or becomes incapable to act, the party may nominate another person in his stead.

Nomination and substitution of arbitrators by Revenueofficers.

- 131. In any of the following cases, namely:-
 - (a) if either of the parties fails to nominate an arbitrator under subsection (1) of section 129 within the period fixed in the order of reference, or
 - (b) if the nomination of an arbitrator has been disallowed under sub-section (2) of section 129, and another arbitrator is not nominated within the time specified in the order under that sub-section or, having been so nominated, his nomination is also disallowed, or
 - (c) if a party entitled to nominate an arbitrator in the place of another arbitrator under section 130 fails to nominate him within

1887: Act XVII.]

- one week from the date of the communication to him of a notice requiring him to make the nomination, or
- (d) if an arbitrator nominated by the Revenue-officer dies, desires to be discharged or refuses or becomes incapable to act, the Revenue-officer may nominate a person as arbitrator.
- 132. (1) The Revenue-officer shall, on the application of the arbitrators, Process for issue the same processes to the parties and witnesses whom the arbitrators of process for the parties and witnesses whom the arbitrators of process for the parties and witnesses whom the arbitrators of process for the parties and witnesses whom the arbitrators of process for the parties and witnesses whom the arbitrators of process for the parties and witnesses whom the arbitrators of the parties and witnesses whom the parties are the desire to examine as he may issue in any proceeding under this Act before trators. himself.
- (2) Any such party or witness shall be bound to appear before the urbitrators in obedience to a process issued under sub-section (1), either in person or by agent, as the arbitrators may require.
- (3) The person attending in obedience to the process shall be bound to state the truth upon any matter respecting which he is examined or makes statements, and to produce such documents and other things relating to any such matter as may be specified in the process
- 133, (1) The arbitrators shall make an award in writing under their Anard of hauds concerning the matters referred to them for arbitration, and state there arbitrators in their reasons therefor, and any arbitrator dissenting from the appeal and presents. in their reasons therefor, and any arbitrator dissenting from the award made the thereof. by n majority of the arbitrators shall state the grounds of his dissent.
- (2) The arbitrators shall present the award to the Revenue-officer in person unless that officer permits them to present it by agent.
- 134. (I) When the award has been received, the Revenue-officer shall, if Procedure on presentation the parties are present, consider forthwith any objections which they may present to make thereto, and, if they are not present, fix a date for the consider. havo to make thereto, and, if they are not present, fix a date for the consideration thereof.
- (2) Where a date has been fixed for the consideration of an award, the Revenue-officer shall on that date, or on any subsequent date to which an adjournment may be made, heat any objections which the parties may have to
- (3) The Revenue-officer may also, if he thinks fit, question the arbitrators as to the grounds of their award.
- 135. (1) The Revenue-officer may accept, modify or reject the award, Lacet of recording his reasons for doing so in his decision respecting the dispute which award,
- (2) An appeal shall lie from the decision as if arbitrators had not been appointed.

CHAPTER XI.

SPECIAL JURISDICTION WITH RESPECT TO LAND.

Power to invest officers making records-ofrights or general reassessments with powers of Civil Courts.

- 136. (1) The Local Government may, by order published in the official Gazette, invest any Revenue-officer making or specially revising records-of-rights in any local area in pursuance of a notification under section 32 or making a general re-assessment of land-revenue in any local area in pursuance of a notification under section 49, '[or any Revenue-officer in a colony] or any Revenue-officer to whose control that officer is subject, with all or any of the powers of any Court constituted under the ²[British Baluchistan Civil IX of 186 Justice Regulation, 1896], for the purpose of trying all or any specified classes of suits or appeals relating to land arising in the local area.
- (2) The Local Government may cancel an order under sub-section (1) wholly or in part.
- (3) While an order or any part of an order under that sub-section continues in force, the powers conferred thereby shall be exercised by the officer invested therewith and not otherwise.
- (4) Any cases pending before that officer under the order or a subsisting part of the order at the time of the cancellation thereof may be disposed of by him as if the order or that part of it continued in force, unless the Local Government directs, as it is hereby empowered to do, that those cases shall be transferred for disposal to the Courts by which they would have been disposed of if the order had not been published.

Control over such officers and appeals from and revision of their decrees and orders. 137. (1)³

(2)^{4*}

*

A Revenue-officer invested under the last foregoing section with the powers of any such Civil Court as aforesaid shall, with respect to the exercise of those powers, be deemed to be such a Civil Court for the purposes of the ²[British Baluchistan Civil Justice Regulation, IX of 1896.]

CHAPTER XII.

SUPPLEMENTAL PROVISIONS.

Revenue Deposits.

138. (1) In either of the following cases, namely:

(a) when a headman or other landowner, or an assignee of landrevenue, to whom any sum other than rent is payable on account

Power to deposit sums for than rent.

of 1913, infra p. 209.

Sub-section (1) has been omitted as not being in force in British Baluchistan, see Schedule I of Regulation 2 of 1913.

The words "In the absence of any such notification" have been omitted, see Schedule I of Regulation 2 of 1913, infra p. 209.

¹ Inserted, Punjab Act 5 of 1912, Colonization of Govt. Lands (Punjab Act, 1912, s. 8.)

² Substituted for the words "Punjab Courts Act, 1884," see Schedule I of Regulation 2

1887: Act XVII.]

of a liability under this Act refuses to receive the sum from, or to grant a receipt therefor to, the person by whom it is payable,

(b) when the person hy whom any such sum is payable is in doubt as to the beadman or other landowner, or the assignee of landrevenue, entitled to receive it,

that person may apply to a Revenue-officer for leave to deposit the sum in his office, and the Revenue-officer shall receive the deposit if, after examining the applicant, he is satisfied that there is sufficient ground for the application, and if the applicant pays the fee, if any, which may he chargeable on any notice to he issued of the receipt thereof.

(2) When a deposit has been so received, the liability of the depositor to the headman or other landowner, or the assignee of land-revenue, for the amount thereof shall be discharged.

139. If the deposit purports to be made on account of any payment due penoit on to the Government, it may be credited accordingly.

account of a payment due to Govern. ment.

- 140. (1) A Rovenuc-officer receiving a deposit purporting to be made on Procedure in any other account shall give notice of the receipt thereof to every person who case of other be has reason to helieve claims or is entitled to the deposit, and may pay the amount thereof to any person appearing to him to be entitled to the same, or may, if he thinks fit, retain the deposit pending the decision of a Civil Court as to the person so entitled.
- (2) No suit or other proceeding shall he instituted against the Secretary of State for India in Council, or against any officer of the Government, in respect of anything done by a Rovenne-officer under this section, but nothing in this sah-section shall prevent any person entitled to receive the amount of any such deposit from recovering it from a person to whom it has been paid by a Rovenue-officer.

Execution of Orders of Civil and Criminal Courts by Recenue-officers.

141. Orders issued by any Civil or Criminal Court for the attachment, Orders of Civil sale or delivery of any land or interest in land, or for the attachment or sale and Criminal of the produce of any land, shall be addressed to the Collector or such execution of Revenue-officer as the Collector may appoint in this behalf, and be executed spatial by the Collector or that officer in accordance with the provisions of the law produce there-officer applicable to the Court issuing the orders and with any rules consistent there. Of the with made by the Financial Commissioner with the concurrence of the Chief allowed to a levenue-officer.

[1887: Act XVII.

Attachment of assigned land-revenue.

- 142. (1) Notwithstanding anything in any other enactment for the time being in force, an order issued by any Court for the attachment of assigned land-revenue shall require the person by whom the revenue is payable to pay it to the Collector, and the Collector to hold it subject to the further orders of the Court.
- (2) A payment to the Collector under sub-section (1) shall be an effectual discharge to the person making it.

Preservation of attached Produce.

Preservation of attached produce.

- 143. (1) The attachment of the produce of any land in pursuance of an order of any Court or other authority shall not prevent the person to whom the produce belongs from reaping, gathering or storing it or doing any other act necessary for its preservation.
- (2) The attaching officer shall do or cause to be done all acts necessary for the preservation of the produce if the person to whom it belongs fails to do so.
- (3) When sale of produce follows on its attachment, the purchaser shall be entitled, by himself or by any person appointed by him in this behalf, to enter on the place where the produce is and do all that is necessary for the purpose of preserving and removing it.

Division of Produce.

Division of produce.

- 144. In either of the following cases, namely:
 - (a) where land-revenue is paid by division or appraisement of the produce,
 - (b) where a superior and an inferior landowner, or two or more shareholders in a holding or tenancy, are jointly interested in any produce, and either or any of the landowners or tenants, as the case may be, desires the assistance of a Revenue-officer for the purpose of dividing or appraising the produce,

the provisions of the Punjab Tenancy Act, 1887, with respect to the XVI of 1887. division or appraisement of produce shall apply so far as they can be made applicable.

Miscellaneous.

Village-cesses.

- 145. (1) At any of the following times, namely:
 - (a) when a record-of-rights is being made or specially revised for an estate,
 - (b) when the local area in which an estate is situate is being generally re-assessed and before the assessment has been confirmed,

¹ Punjab and North-West Code, 1903.

person.

- (c) at any other time on an order made with respect to any estate by
 the Local Government with the previous sauction of the
 Governor General in Council,
- a Revenue-officer shall prepare a list of village-cesses, if any, levied in the estate which have been generally or specially approved by the Local Government, or the title to which has before the passing of this Act been judicially established.
 - (2) 1* * * * * *
 - (3) The Local Gavernment may impose on the collection of any villageoess comprised in the list such conditions as to police or other establishments connected with the village, market or fair in or on account of which the cess is levied as it thinks fit.
 - (4) The Gorernor General in Council may, on a reference from the Local Government, declare whether any cess, contribution or due levied in an estate is or is not n village-cess.
 - (5) A declaration of the Governor General in Council under the last foregoing sub-action shall be conclusive, and shall not be liable to be questioned in any Court.
 - 146. When a superior landowner is entitled to receive in respect of any Septior land from an inferior landowner dues in kind or in each of fluctuating dues, quantity or amount, the Collector may—
 - (a) on the application of both landowners, or,
 - (b) with the previous sanction of the Local Government, on the application of either of them,

commute those dues into a fixed percentage of the land-revenue payable by the inferior landowner in respect of the land.

147. (1) The Local Government may, with the previous sanction of the substitution Governor General in Council, authorize the remission of land-revenue in payment of whole or in part in consideration of the person liable therefor undertaking independent to render in lieu thereof such public service as may be specified in an negreement to be approved by the Local Government and excented by that

(2) The Local Government may, with the like sanction, cancel any remission authorized, and agreement made, under sub-section (I).

(5) If a landowner bound by an agreement under that sub-section to render public service in lieu of paying land-revenue fails to render the service to the satisfaction of the Collector, the Collector may determine the

¹ Sub-section (2) of a 145 was repeated by Act 17 of 1890, a 3, Punjah Code.

portion of the land-revenue remitted which is represented by the service in respect of which the landowner is in default, and, with the previous sanction of the Financial Commissioner,1 recover that portion as if it were an arrear of land-revenue due in respect of the land for the land-revenue whereof the service was substituted.

Recovery of cost of assessing assigned landrevenue.

- 148. (1) When land of which the land-revenue has been assigned in whole or in part is re-assessed, the assignee shall be liable to pay such a share of the cost of making the re-assessment as the Financial Commissioner's may determine to be just.
- (2) That share may be recovered by the Collector by deduction of the amount thereof from the land-revenue due to the assignee.

Penalty for failure to limits of estate in obedience to order of Revenueofficer.

149. If a person required by a summons, notice, order or proclamation attend within proceeding from a Revenue-officer to attend at a certain time and place within the limits of the estate in which he ordinarily resides, or in which he holds or cultivates land, fails to comply with the requisition, he shall be liable at the discretion of the Revenue-officer to fine which may extend to fifty rupees.

Prevention of encroachment on common lands.

- 150. (1) Where land which has been reserved for the common purposes of the co-sharers therein has been encroached on by any co-sharer, a Revenueofficer may, on the application of any other co-sharer, eject the encroaching co-sharer from the land, and, by order proclaimed in manner mentioned in section 22, forbid repetition of the encroachment.
- (2) The proceedings of the Revenue-officer under sub-section (1) shall be subject to any decree or order which may be subsequently passed by any Court of competent jurisdiction.

Papers kept by villageofficers to be deemed pubilic documents.

- 151. (1) Any record or paper which a village-officer is required by law or by any rule under this Act, to prepare or keep shall be deemed to be the property of the Government.
- (2) A village-officer shall, with respect to any such record or paper in his custody, be deemed, for the purposes of the Indian Evidence Act, 1872,2 to I of 1872. be a public officer having the custody of a public document which any person has a right to inspect.

Costs.

- 152. (1) A Revenue-officer may give and apportion the costs of any proceeding under this Act in any manner he thinks fit.
- (2) But if he orders that the costs of any such proceeding shall not follow the event, he shall record his reasons for the order.

¹ See footnote 2 on p. 35 supra.

² Genl, Acts, Vol. II,

153. In the computation of the period for an appeal from, or an applica- Computation tion for the review of, an order under this Act the limitation therefor shall be limited for XV of 1877. governed by the Indian Limitation Act, 1877.1

appeals and applications for review.

- 154. (1) A Revenue-officer, or a person employed in a revenue-office, shall Restriction not
 - officers bid-(a) purchase or bid for, either in person or by agent, in his own name anctions or or in that of another, or jointly or in shares with others, any trading. property which any Revenue-officer or Revenue Court in the district in which he is employed bas ordered to be sold, or,
 - (b) in contravention of any rules made by the Local Government in this behalf, engage in trade in that district.
- (2) Nothing in sub-section (1) shall be deemed to preclude any person from becoming a member of a company incorporated under the Indian Companies Act, 1882, or other law. VI of 1882.
 - 155. (1) The Financial Commissioner s may, in addition to the other Power to rules which may be made by him under this Act, make rules consistent with this Act, and any other enactment for the time being in force-
 - (a) fixing the number and amount of the instalments, and the times and places and the manner, by, at and in which any sum other than rent or land-revenue which is payable under this Act or of which a record has been made thereunder is to be raid :
 - (b) fixing the dates on which profits are to be divisible by headmen or other persons by whom they are realized on hehalf of co-sharers;
 - (c) prescribing the fees to be charged for the service and execution of processes issued by Revenue-officers and Revenue Courts, the mode in which those fees are to be collected, the number of persons to be employed in the service and execution of those processes, and the remuneration and duties of those persons:
 - (d) regulating the procedure in cases where persons are entitled to inspect records of revenue-offices, or records or papers in the custody of village-officers, or to obtain copies of the same, and prescribing the fees payable for searches and copies:

See now the Indian Limitation Act, 1903 (9 of 1909), Genl. Acts. Vol. VI.

^{*} See now the Indian Companies Act, 1913 (7 of 1913), Geol. Acts. Vol. VII.

^{*} See footnote 2 on p. 33 supra.

- (e) prescribing forms for such books, entries, statistics and accounts as the Financial Commissioner 1 thinks necessary to be kept, made or compiled in revenue-offices or submitted to any authority;
- (f) declaring what shall be the language of any of those offices, and determining in what cases persons practising in those offices shall be permitted to address the presiding officers thereof in English; and
- (g) generally for carrying out the purposes of this Act.
- (2) Until rules are made under clauses (a) and (b) of sub-section (1) the sums therein referred to shall be payable by the instalments, at the times and places, and in the manner by, at and in which they are now payable.
- (3) Rules made by the Financial Commissioner' under this or any other section of this Act shall not take effect until they have been sanctioned by the Local Government,² * * * *

Rules to be made after previous publication.

156. The power to make any rules under this Act is subject to the control of the Governor General in Council, and to the condition of the rules being made after previous publication.

Powers exerciseable by the Financial Commissioner from time to time.

157. All powers conferred by this Act on the ¹Financial Commissioner may be exercised from time to time as occasion requires.

Exclusion of Jurisdiction of Civil Courts.

Exclusion of jurisdiction of Civil Courts in matters within the jurisdiction of Revenue-officers.

158. Except as otherwise provided by this Act-

(1) a Civil Court shall not have jurisdiction in any matter which the Local Government or a Revenue-officer is empowered by this Act to dispose of, or take cognizance of the manner in which the Local Government or any Revenue-officer exercises any powers vested in it or him by or under this Act; and in particular—

(2) a Civil Court shall not exercise jurisdiction over any of the follow-

ing matters, namely :-

(i) any question as to the limits of any land which has been defined by a Revenue-officer as land to which this Act does or does not apply;

- (ii) any claim to compel the performance of any duties imposed by this Act or any other enactment for the time being in force on any Revenue-officer, as such;
- (iii) any claim to the office of kánúngo, zaildár, inamdár or villageofficer, or in respect of any injury caused by exclusion from such

¹ See footnote 2 on page 35 supra.

2 The words "and rules under clause (c) of sub-section (1) shall not take effect until they have also been confirmed by the Governor General in Council" were omitted by Sch. Pt. I of the Decentralization Act, 1914 (4 of 1914).

1887: Act XVII.

- office, or to compel the performance of the duties or a division of the emoluments thereof;
- (iv) any notification directing the making or revision of a record-of-
- (v) the framing of a record-of-rights or annual record, or the preparation, signing or attestation of any of the documents included in such
- (vi) the correction of any entry in a record-of-rights, annual record or
- (vii) any notification of the undertaking of the general re-assessment of a district or tabsil having been sanctioned by the Governor
- (viii) the claim of any person to be liable for an assessment of land. revenue or of any other revenue assessed under this Act;
- (ix) the amount of land revenue to he assessed on any estate or to he
- (x) the amount of, or the liability of any person to pay, any other revenue to he assessed under this Act, or any cess, charge or rate to be assessed on an estate or holding under this Act or any other enactment for the time being in force;
- (xi) any claim relating to the allowance to be received by n landowner who has given notice of his refusal to be liable for nn assessment or any claim connected with, or arising out of, any proceedings taken in consequence of the refusal of any person to be liable for an assessment under this Act; (xii) the formation of an estate out of waste-land;
- (xiii) nny claim to hold free of revenue nny land, mills, fisheries or
- (xiv) may claim connected with, or arising out of, the collection by the Government, or the enforcement by the Government of any process for the recovery of land-revenue, or any sum recoverable
- (xr) any claim to set acide on any ground other than fraud, a sale for the recovery of an arrear of land-revenue or any sum recoverable
- (xvi) the amount of, or the liability of any person to pay, any fees, fine
- (xvii) any claim for partition of an estate, holding or tenancy, or any question connected, with, or arising out of, proceedings for parti-

- (e) prescribing forms for such books, entries, statistics and accounts as the Financial Commissioner 1 thinks necessary to be kept, made or compiled in revenue-offices or submitted to any authority;
- (f) declaring what shall be the language of any of those offices, and determining in what cases persons practising in those offices shall be permitted to address the presiding officers thereof in English; and
- (g) generally for carrying out the purposes of this Act.
- (2) Until rules are made under clauses (a) and (b) of sub-section (1) the sums therein referred to shall be payable by the instalments, at the times and places, and in the manner by, at and in which they are now payable.
- (3) Rules made by the Financial Commissioner under this or any other section of this Act shall not take effect until they have been sanctioned by the Local Government,2

Rules to be made after previous publication.

Powers exerthe Financial

ciscable by Commissioner from time to time.

Exclusion of jurisdiction of Civil Courts in matters within the jurisdiction of Revenue. officers.

156. The power to make any rules under this Act is subject to the control of the Governor General in Council, and to the condition of the rules being made after previous publication.

157. All powers conferred by this Act on the 'Financial Commissioner may be exercised from time to time as occasion requires.

Exclusion of Jurisdiction of Civil Courts.

158. Except as otherwise provided by this Act-

- (1) a Civil Court shall not have jurisdiction in any matter which the Local Government or a Revenue-officer is empowered by this Act to dispose of, or take cognizance of the manner in which the Local Government or any Revenue-officer exercises any powers vested in it or him by or under this Act; and in particular-
- (2) a Civil Court shall not exercise jurisdiction over any of the following matters, namely :-
 - (i) any question as to the limits of any land which has been defined by a Revenue-officer as land to which this Act does or does not apply;
 - (ii) any claim to compel the performance of any duties imposed by this Act or any other enactment for the time being in force on any Revenue-officer, as such;
 - (iii) any claim to the office of kánúngo, zaildár, inamdár or villageofficer, or in respect of any injury caused by exclusion from such

¹ See footnote 2 on page 35 supra. ² The words "and rules under clause (c) of sub-section (1) shall not take effect until they have also been confirmed by the Governor General in Council" were omitted by Sch. Pt. I of the Decentralization Act, 1914 (4 of 1914).

1887: Act XVII.

- office, or to compel the performance of the duties or a division of the emoluments thereof;
- (iv) any notification directing the making or revision of a record-of-
- (v) the framing of a record-of-rights or annual record, or the preparation, signing or attestation of any of the documents included in such
- (vi) the correction of any entry in a record-of-rights, annual record or
- (vii) any notification of the underfaking of the general re-assessment of a district or tabsil having been sanctioned by the Governor
- (viii) the claim of any person to be liable for nn assessment of landrovenue or of any other revenue resessed under this Act;
- (ix) the amount of land revenue to be assessed on any estate or to be
- (x) the amount of, or the liability of any person to pay, mry other revenue to be assessed under this Act, or any cess, charge or rate to be assessed on an estate or holding under this Act or any other enactment for the time being in force;
- (xi) any claim relating to the allowance to be received by a landowner who has given notice of his refusal to be liable for an assessment or my claim connected with, or arising out of, any proceedings taken in consequence of the refusal of any person to be liable for an assessment under this Act; (xii) the formation of an estate out of waste-land;
- (xiii) any claim to hold free of revenue nny land, mills, fisheries or
- (xiv) any claim connected with, or arising out of, the collection by the Government, or the enforcement by the Government of any process for the recovery of land-revenue, or any sum recoverable as an arrear of land-revenue;
- (xr) any claim to set aside on any ground other than fraud, a sale for the recovery of an arrear of land-revenue or any sum recoverable
- (xvi) the amount of, or the liability of any person to pay, any fees, fine
- (xvii) any claim for partition of an estate, holding or tenaner, or any question connected, with, or arising out of, proceedings for parti-

tion, not being a question as to title in any of the property of which partition is sought;

- (xviii) any question as to the allotment of land on the partition of an estate, holding or tenancy or as to the distribution of land subject by established custom to periodical re-distribution, or as to the distribution of land-revenue on the partition of an estate or holding or on a periodical re-distribution of land, or as to the distribution of rent on the partition of a tenancy;
- 1(xviii-a) any question connected with or arising out of or relating to any proceedings for the determination of boundaries of estates subject to river action under sections 101-A, 101-B, 101-C and 101-D, respectively, of Chapter VIII;
 - (xix) any claim to set aside or disturb a division or appraisement of produce confirmed or varied by a Revenue-officer under this Act;
 - (xx) any question relating to the preparation of a list of village-cesses or the imposition by the Local Government of conditions on the collection of such cesses;
 - (xxi) any proceeding under this Act for the commutation of the dues of a superior landowner;
 - (xxii) any claim arising out of the enforcement of an agreement to render public service in lieu of paying land-revenue; or
 - (xxiii) any claim arising out of the liability of an assignce of landrevenue to pay a share of the cost of collecting or re-assessing
 such revenue, or arising out of the liability of an assignce to pay
 out of assigned land-revenue, or of a person who would be liable
 for land-revenue if it had not been released, compounded for or
 redeemed to pay on the land-revenue for which he would but for
 such release, composition or redemption be liable, such a percentage for the remuneration of a zaildár, inámdár or villageofficer as may be prescribed by rules for the time being in force
 under this Act.

¹ Clause (XVIIIa) was added by the Punjab Riverain Boundaries Act, 1899 (Punjab Act I of 1899), s. 3,

THE EXCISE ACT, 1896.

CONTENTS.

CHAPTER I.

PRELIMINARY.

SECTIONS.

- 1. Title, local extent and commencement.
- 2. Repeal.
- 3. Definitions.
- 4. Saving of Acts XVI of 1863 and XIII of 1859.

CHAPTER IL

PRODUCTION OF SPIRIT AND PERMENTED LIQUOR.

- 5. Manufacture of spirit and liquor without license prohibited.
- 6. Power to establish distilleries for country spirits.
- 7. Duty on spirit.
- 8. Duty on fermented liquor
- Power for Chief Revenue-authority to make rules as to distilleries and breweries licensed under section 5.
- Power for Chief Revenue-authority to make rules for distilleries established under section 6.
- 11. Sanction to rules under sections 9 and 10.

CHAPTER III.

CULTIVATION AND CONTROL OF INTOXICATING DRUGS.

- Prohibition, restriction and regulation of cultivation of hemp and production of intoxicating drugs.
- 13. Duty on cultivation of hemp and intoxicating drug.
- 14. Establishment and licensing of bonded and other warehouses and levy of duty on intexicating drugs on issue therefrom.
- 15. Payment of warehouse-dues.
- 16. Period during which intoxicating drugs may remain warehoused.
- 17. Power to remove intoxicating drugs from one warehouse to another.

Excise.

[1896: Act XII.

SECTIONS.

- 18. Possession of intoxicating drugs.
- 19. Power for Local Government to make rules.
- 20. Power of Collector or other authorised officer to grant licenses and passes for the possession or transport of intoxicating drugs, and for Chief Revenue-authority to make rules.

CHAPTER IV.

SALE OF SPIRIT, FERMENTED LIQUOR AND INTOXICATING DRUGS.

- 21. Spirit, fermented liquor and intoxicating drugs not to be sold without license.
- 22. Licenses how granted and cancelled.
- 23. Further power to cancel licenses.
- 24. Surrender of retail license.
- 25. Power for Collector to farm fees and for farmer to grant licenses.
- 26. Farm may be cancelled.
- 27. Compensation to farmers in certain cases.
- 28. Recovery of arrears by farmers.
- 29. Power for Chief Revenue-authority to regulate supply of tari to licensed vendors.

CHAPTER V.

Possession and Import of Spirit and Fermented Liquor.

- 30. Possession of spirit, etc.
- 31. Spirit and fermented liquor from foreign territory subject to duty.
- 32. Spirit and fermented liquor from territory beyond India subject to duty.

CHAPTER VI.

OFFICERS AND THEIR POWERS.

- 33. Collectors may appoint Excise-officers.
- 34. Recovery of arrears of fees.
- 35. Power of Excise-officers to inspect shops.
- 36. Power of Excise-officers to arrest persons carrying spirit, etc., liable to confiscation.
- 37. Yower of Excise-officers to arrest persons in possession of article liable to confiscation and to seize article

SECTIONS.

- 33. Power of Excise-officers to search on information of illicit manufacture or possession.
- 39. Collector may issue warrant of arrest in certain cases.
- 40. Collector may issue search-warrant.
- 41. Excise-officer to report arrest, etc., and to take person arrested to Magistrate.
- 42. Procedure after arrest or seizure.
- 43. Police to aid Excise-officers.
- 44. Power for Local Government to invest Police-officers with powers of Excise-officers.

CHAPTER VII.

PENALTIES.

- 45. For illegally manufacturing spirit or liquor.
- 46. For illegally introducing country spirit.

For illegally removing spirit or fermented liquor.

For illegally importing spirit or fermented liquor.

- For importing spirit, fermented liquor or intoxicating drug without paying duty.
- 47. For contravening rules prescribed by Chief Revenue-authority.
- 48. For illegally cultivating hemp or collecting the spontaneous growth of hemp, or preparing, possessing, importing, exporting or transporting intexicating drugs.
- 49. For illicitly selling spirit, etc.
- 50. For permitting drunkenness, etc., in shop.
- 51. For illegally possessing spirit or liquor.
- 52. For refusing to produce license and for breach of rules and conditions.
- 53. For conniving at illicit manufacture or sale of spirit, etc.
- 54. For police neglecting to aid Excise-officers.
- 55. For vexatious search or seizure.
- 56. For delay in reporting arrest, etc., or in taking person arrested to Magistrate.
- 57. Prosecutions restricted.
- 58. Confinement in what jail
- 50. Attempts and abetment.
- 60. Disposal of fines, etc., as rewards.
- 61. Magistrate to pass order of confiscation.

[1896: Act XII.

CHAPTER VIII.

MILITARY CANTONMENTS.

SECTIONS.

- 62. Manufacture and sale of spirits, etc., in military cantonments.
- 63. Application of Act to military cantonments.

CHAPTER IX.

MISCELLANEOUS.

- 64. Collector subject to control of Commissioner.
- 65. Additional power for Chief Revenue-authority to make rules.
- 66. Power for Local Government to exempt articles and persons.

THE SCHEDULE.

ACT No. XII of 1896.1

[19th March, 1896.]

An Act to amend the law relating to the Excise-revenue in force in Northern India, Burma and Coorg.

Whereas it is expedient to amend the law in force in Northern India, Burma and Coorg relating to the production, sale, possession and import of spirit, fermented liquors and intoxicating drugs, and the collection of the revenue derived therefrom; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be called the Excise Act, 1896.

- (2) It extends to the territories administered respectively by the Lieutenant-Governor of the North-Western Provinces and Chief Commissioner of Oudh, the Lieutenant-Governor of the Punjab, and the Chief Commissioners of the Central Provinces, Burma (inclusive of Upper Burma), Coorg and Ajmer and Merwara; and
 - (3) It shall come into force at once.

This Act has been declared in force in British Baluchistan by the British Baluchistan Laws Regulation, 1913 (2 of 1913), infra p. 209.

Title, local extent and commencement.

¹ For Statement of Objects and Reasons, see Gazette of India, 1896, Pt. V, p. 9; for Report of the Select Committee, see *ibid*, p. 153; for Proceedings in Council, see *ibid*, Pt. VI, pp. 16, 94, 135 and 156.

- 2. (1) The enactments mentioned in the Schedule are ropealed to the extent specified in the fourth column thereof.
- (2) But all rules made, powers conferred and licenses and farms grante under any of the enactments so repeated and in force at the commencement o this Act shall be deemed to have been respectively made, conferred and granteunder this Act.
 - 3, (1) In this Act --
 - (a) "Chief Rovenue-authority" means,-

in the territories administered by the Lieutenant-Governor of the North Western Provinces and Chief Commissioner of Oudh,—the Board of Revenue in the territories respectively administrately by the Lieutenant-Governor

in the territories respectively administered by the Lieutenant-Governe of the Punjah and the Chief Commissioner of Burma,—the Financial Commissioner; and

in the territories respectively administered by the Chief Commissioners of the Central Provinces, Coorg and Ajmer and Merwara, - the Chief Commissioner.

- (b) "Collector" includes any Revenue-officer in independent charge of district, and any officer appointed by the Local Government to discharg throughout any specified local area, the functions of a Collector under this Act
- (c) "Commissioner of Revenue" means any officer appointed by the Local Government to discharge, throughout any specified local area, the functions of a Commissioner of Revenue under this Act:
- (d) "Magistrate" means any Magistrate exercising powers not less tha those of n Magistrato of the second class, or any Magistrate of the third class specially authorized in this behalf by the Magistrate of the district:
- (c) "import" includes removal into one Province of British India from another;
 - (f) "place" includes also house, boat and raft:
 - (9) "tari" means the sap of any kind of palm-tree :
- (A) "fermented liquor" means malt liquor, wine, pachwai and fermente tari, and in any provision of this Act, shall, if the Local Government, subject to the control of the Governor General in Council, so directs, include an other fermented liquor, and also tari though it may not have perceptiblingum to ferment:
 - (i) "spirit" means any liquor containing alcohol obtained by distillation.
- (f) the expression "interiorizating drugs" means gauls, hhang, charas, an every preparation and admixture of the same, "fund includes every other drugs"

Now District Magletrate, see the Code of Criminal Procedure, 1693 (Act 5 of 1897 of 1971). This Act was declared in force in British Baluchistan Bigulation 2 of 1993, jerge p. 209.

Added by s. 2 of the Excise (Amendment) Act, 1906 (7 of 1906).

[1896: Act XII.

CHAPTER VIII

MILITARY CANTONMENTS.

SECTIONS.

- 62. Manufacture and sale of spirits, etc., in military cantonments.
- 63. Application of Act to military cantonments.

CHAPTER IX.

MISCELLANEOUS.

- 64. Collector subject to control of Commissioner.
- 65. Additional power for Chief Revenue-authority to make rules.
- 66. Power for Local Government to exempt articles and persons.

THE SCHEDULE.

ACT No. XII of 1896.1

[19th March, 1896.]

An Act to amend the law relating to the Excise-revenue in force in Northern India, Burma and Coorg.

WHEREAS it is expedient to amend the law in force in Northern India, Burma and Coorg relating to the production, sale, possession and import of spirit, fermented liquors and intoxicating drugs, and the collection of the revenue derived therefrom; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

1. (1) This Act may be called the Excise Act, 1896.

(2) It extends to the territories administered respectively by the Lieutenant-Governor of the North-Western Provinces and Chief Commissioner of Oudh, the Lieutenant-Governor of the Punjab, and the Chief Commissioners of the Central Provinces, Burma (inclusive of Upper Burma), Coorg and Ajmer and Merwara; and

(3) It shall come into force at once.

Title, local extent and commence.

¹ For Statement of Objects and Reasons, see Gazette of India, 1896, Pt. V, p. 9; for Report of the Select Committee, see ibid, p. 153; for Proceedings in Council, see ibid, Pt. VI, pp. 16, 94, 135 and 156.

This Act has been declared in force in British Baluchistan by the British Baluchistan Laws Regulation, 1913 (2 of 1913), infra p. 209.

2. (1) The enactments mentioned in the Schedule are repealed to the

[2] But all rules made, powers conferred and licenses and farms granted any of the concernents so repealed and in force at the commencement of act shall be deemed to have been respectively made, conferred and granted

"Chief Revenue-anthority" means,-

the territories administered by the Lieutenant-Governor of the North-In Provinces and Chief Commissioner of Oudh,—the Board of Revenue; the territories respectively administered by the Lieutenant-Governor funjab and the Chief Commissioner of Burma,—the Financial Commis-

Defit

to territories respectively administered by the Chief Commissioners of and Provinces, Coorg and Ajmer and Merwara, - the Chief Commis-

Collector" includes any Revenue-officer in independent charge of a land any officer appointed by the Local Government to discharge ht my specified local area, the functions of a Collector under this Act: Commissioner of Revenue" means any officer appointed by the renment to discharge, throughout any specified local area, the fance. lagistrate" means any Magistrate exercising powers not less than

Magistrate of the second class, or any Magistrate of the third class thorized in this behalf by the Magistrate of the district! Port " includes removal into one Province of British India from ico" includes also honse, beat and raft:

'i'' means the sap of any kind of palm-tree:

mented liquor, means malt liquor, wine, pachwai and fermentee Any provision of this Act, shall, if the Local Government, subject the control of the Governor General in Council, so directs, include any other fermented liquor, and also tan though it may not have perceptibly.

(i) "apirit" uncans may liquor containing alcohol obtained by distillation. (1) "spine incass any aquor containing income vocames by distinguishing charas, and spine incass and spine i

(I) the expression innoxicating utility means gaups, unantly charas, and erery preparation and admixtnro of the same, fund includes every other drug

Now District Magistrate, see the Code of Crimical Procedure, 1603 (Act 5 of 1895).

This Act was declared in force in Research Control of the Code of a. S. (2) [Genl. Acts. Vol. V]. This Act was declared to force in British Theoretics, 1500 (Act 5 of 1898).

which the Local Government may, by notification in the local official Guzette, declare to be included in this definition, and every preparation and admixture of any such drug:]

- (k) "hemp" means any variety of the hemp plant from which intoxicating drugs can be produced:
 - (1) "tola" means a weight of one hundred and eighty grains Troy:
 - (m) "ser" means a weight of eighty tolas;
- (n) the articles next hereinafter mentioned shall be deemed to be sold retail within the meaning of this Act when sold in quantities not exceeding those next hereinafter specified in respect of them, that is to say,—

foreign spirit or foreign fermented liquor, two imperial gallons or twelve reputed quart bottles;

country spirit, one ser, and in Burma one reputed quart bottle;

country fermented liquor, four sers, and in Burma four reputed quart-bottles;

bhang or any preparation or admixture thereof, one ser; ganja or charas or any preparation or admixture thereof, tive tolas.

If sold in larger quantities, they shall be deemed to be sold wholesale.

- (2) In any case in which doubt arises, the Local Government may decide what, for the purposes of this Act, shall be deemed to be "country spirit," "country fermented liquor," "foreign spirit," and "foreign fermented liquor"; and such decision shall be binding on the Courts.
- Saving of 4. Nothing herein contained shall affect Act XVI of 1863 (to make Acts XVI of special provision for the levy of the Excise-duty payable on spirits used exclu1863 and
 XIII of 1889. sively in Arts and Manufactures or in Chemistry) or the Cantonments Act,
 1889.2

CHAPTER II.

PRODUCTION OF SPIRIT AND FERMENTED LIQUOR.

Manufacture of spirit and liquor without license prohibited.

tablish distilleries for country

spirit.

- 5. No person shall construct, work or possess a distillery, still or brewery or manufacture fermented liquor, in any district except under a license granted by the Collector or by a person anthorised by the Collector to grant such license, and in accordance with the conditions (if any) contained therein.
- 6. The Collector may, with the previous sanction of the Chief Revenue-authority, from time to time—
 - (a) establish at any place within his district a distillery in which country spirit may be made, and discontinue any distillery so established;

¹ See the Excise (Spirits) Act, 1863 (16 of 1863), Genl. Acts, Vol. I, not in force in British Baluchistan.

² See now Act 15 of 1910, Genl. Acts, Vol. VII, but the Act is not in force in British Baluchistan.

111 of 1831.

to make

rules as to

licensed pader section

and brewerica

- (b) fix limits within his district within which no such spirit, unless made in the said distillery, shall be introduced without a pass from him.
- 7. No spirit shall be removed from any distillery liceused under section 5 Duty on or established under section 6 until-
 - (a) such duty as the Local Government may from time to time fix in respect of such spirit has been paid, or
 - (b) a bond for such duty has been executed, or
 - (c) duty in respect of the materials used in making such spirit has been levied at such rates and in such manner as the Local Government. with the previous sanction of the Goveroor General in Council. may from time to time, direct,

Explanation .- Duty may be fixed or made payable under this section at different rates according to the places to which any spirit is to be removed for consumption.

8. Ne fermented liquor shall be removed from a brewery licensed under Duty on fermented section 5 until~ langer.

(a) duty has been paid thereon at the rate for the time being leviable under the Indian Tariff Act, 1894,1 on like liquor imported by sea into any part of British India except Aden and Perim, or at such lower rate as the Local Government, having regard to the circumstances of the browers or of the local area in which the brewers is situate, may from time to time prescribe, or

(b) a bond for such duty has been executed.

9. The Chief Rovenue-authority may, from time to time, make rules as to- Power for

(a) the granting of licenses for distilleries, stills and breweries under not authority section 5:

(b) the notices to be given by the proprietor of a licensed distillery or distilleries licensed browery when he commences and discontinues work :

(c) the size and description of the stills in such distillery :

(d) the storing and passing out of the spirit made in such distillery, or of the fermented liquor made in such browery, and the contents of the passes;

- (e) the inspection and examination of such distillery or brewery, and the warehouses connected therewith, and of the spirit or fermented liquor made and stored therein;
- (f) the furnishing of statements of the spirit and the stills, coppers. casks and other utensils in such distillery, or of the fermented liquor and the mashtans, underbacks, wort-receivers, coppers,

[1896: Act XII.

heating tanks, coolers, and collecting, fermenting and other vessels in such brewery.

Power for Chief Revenuc-authority to make rules for distilleries established under section 6.

- 10. The Chief Revenue-authority may, from time to time, make rules as
 - (a) the management of distilleries established under section 6, and, in particular, the conditions on which any materials to be used in making spirit may be brought into such distillery;
 - (b) the conditions on which spirit may be made in such distilleries; and
 - (c) the storing and passing out of the spirit so made, and the contents of the passes.

Sanction to rules under sections 9 and 10. 11. Except in the territories respectively administered by the Chief Commissioners of the Central Provinces, Coorg and Ajmer and Merwara, the sanction of the Local Government is required to validate rules under sections 9 and 10.

CHAPTER III.

CULTIVATION AND CONTROL OF INTOXICATING DRUGS.

Prohibition, restriction and regulation of cultivation of hemp and production of intoxicating drugs.

- 12. (1) In Burma, the cultivation of hemp and the preparation of intoxicating drugs are prohibited except under, and in accordance with, a license granted by such officer as the Local Government may from time to time appoint in this behalf.
- (2) In the other territories to which this Act extends, the Local Government, with the previous sanction of the Governor General in Council, may, from time to time by notification in the official Gazette, in respect of the whole or any part of the territories administered by it,—
 - (a) prohibit absolutely, or except under, and subject to the conditions of, a license granted by such officer as the Local Government may from time to time appoint in this behalf, the cultivation of the hemp plant and the production or preparation of intoxicating drugs from the hemp plant so cultivated, and place the cultivation of the hemp plant and the production or preparation and storage of such intoxicating drugs as aforesaid under such supervision as may be deemed necessary to secure payment of the duty (if any) imposed under this Act;
 - (b) restrict and regulate, in such manner as may by rule be prescribed, the collection by any person of the spontaneous growth of the hemp plant and the preparation of intoxicating drugs from the spontaneous growth so collected; and

(c) probibit, absolutely or otherwise than by certain specified routes and under specified conditions, the import and transport of intexicating drugs;

and may, in like manner, cancel or vary any such notification.

13. The Local Government, with the previous sanction of the Governor Paty on collection of General in Council, may, from time to time by notification in the official hemp and Gazette, in respect of the whole or any part of the territories administered drags. by it.—

 (a) impose such duty, not exceeding two hundred rupees per acre, as it may think fit on the cultivation of hemp, or,

(b) impose such duty, not exceeding twenty rupces per ser, as it may think fit on intoxicating drugs produced or prepared in, or imported into, or exported from, or transported from place to place within any of the territories to which this Act extends or any part thereof:

and may, in like manner, alter or abolish any duty imposed under this section.

14. The Local Government, with the previous sanction of the Governor Establishment and
General in Council, may, from time to time,—

(d) establish or license handed or other warehouses for the storage of bonded and

(a) establish or license bonded or other warehouses for the storage of bonded and other intoxicating drugs, and

(b) direct that, subject to such conditions (if any) as it may, from time daily of to time, impose, the levy of the duty (if any) payable under intolleating section 18 on intoxicating drugs in transit to or from, or issue stored in such warehouses shall be postponed until such time as therefrom, may by rule be fixed in this behalf.

15. (1) If intoxicating drugs be lodged in a warchouse established under rayment of the last foregoing section, the owner shall pay monthly, on receiving a bill or warchouses written demand for the same from the Collector or other officer deputed by the Collector in this hehalf, warchouse-dues at such rates as the Chief

Revenue-authority may fix.

(2) If any bill for warehouse-dues presented under this section is not discharged within ten days from the date of presentation, the Collector may, in discharge of such demand (any transfer or assignment of the drugs not, withstanding), cause to he sold, in such manner as he may think fit, such sufficient portion of the drugs as he may select.

(3) Out of the proceeds of such sale the Collector shall satisfy, tirst, the duty payable in respect of the drugs sold, and next the demand in respect of

elabilsi

ment and licensing of bonded and other warehouses and levy of duty on

[1896: Act XII.

which the drugs were sold, and shall then pay the surplus (if any) to the owner of the drugs on his application:

Provided that, if the drugs fail to produce a sum sufficient to satisfy the said duty and demand, the same shall not be sold, but shall be destroyed by, or by order of, the Collector:

Provided also that the application for such surplus (if any) as aforesaid be made within one year from the date of the sale of the drugs, or that sufficient cause be shown for not making it within such period.

Period during which intoxicating drugs may remain warehoused. 16. Any intoxicating drugs warehoused under this Act may be left in the warehouse in which they are deposited, or in any warehouse to which they may in manner hereinafter provided be removed, till the expiry of two years from the date on which they were so deposited. The owner of any drugs remaining in a warehouse on the expiry of such period shall forthwith clear the same:

Provided that when the license for a warehouse licensed under this Act is cancelled and the Collector gives notice of such cancellation to the owner of any drugs deposited in such warehouse, such owner shall, within seven days from the date on which such notice is given, remove such drugs to another warehouse or clear them.

Power to remove intoxicating drugs from one warehouse to another.

17. (1) Any owner of intoxicating drugs warehonsed under this Act may, at any time within two years from the date on which the drugs were so warehoused, with the permission of the Collector and on such conditions and after giving such security (if any) as the Collector may direct, remove the drugs from one warehouse to another, whether established or licensed by the same or another Local Government and whether under this Act or under any other enactment for the time being in force.

Possession of intoxicating drugs.

- 18. In Burma no person shall have in his possession any intoxicating drugs except under, and in accordance with the terms of, a general lexemption—granted by the Local Government, or a license granted by such officer as the Local Government may, from time to time, appoint in this behalf.
- ²[(2) In the other territories to which this Act extends, no person shall have in his possession—
 - (a) any drugs which the Local Government has by notification under section 3, sub-section (1), clause (j), declared to be included in the definition of "intoxicating drugs," except under, and in accordance with the terms of, a general exemption granted by the Local Government or a license granted by such officer

¹ For notification exempting cocaine under certain conditions, see Burma Gazette, 1905, Pt. I, p. 40.

² Sub-section (2) was substituted by s. 3 of the Excise (Amendment) Act, 1906 (7 of 1906).

as the Local Government may, from time to time, appoint in

- (6) any quantity of any intoxicating drugs mentioned in section 3, sub-section (1), clause (n), greater than the amount therein specified in respect of such drugs, unless he is permitted to collect, cultivate, manufacture or sell the same, or holds a pass therefor from the Collector or some other officer empowered by the Local Government to grant such passes.]
- 19. The Local Government, with the previous sanction of the Governor Power for Local Council, may, from time to time by notification in the Governor Power for Local Corners to the Council of the Counci General in Council, may, from time to time by notification in the official erament to make rules. Gazette, make rules consistent with this Act-(a) to regulate the time, place and manner of payment of the duties

 - (6) to carry into effect the provisions of section 12, section 14 and
- (c) generally, to earry into effect the provisions of this Chapter.

20. The Collector or any other officer empowered by the Local Govern-Collector or other ot ment in this behalf may, from time to time, grant licenses or passes to persons of passes to persons of passes to persons of passes to persons other authorized officer desirous of possessing or transporting intoxicating drugs, and the Chief Rever to grant numerantherity, with the previous sauction of the Local Government was made reasons and reasons to the contract of the Local Government was made reasons for the contract of the contr desirous of possessing of thursporting successfully and suggestion of the Local Government, may make passes for the previous sate tion of the Local Government, may make passes for the possession of the possessi rules to regulato the grant of such liceuses or passes. or transport of intoxicating drugs

'CHAPTER IV.

SALE OF SPIRIT, FERMENTED LIQUOR AND INTOXICATING DRUGS. 21. No spirit, fermented liquor or intoxicating drug shall be sold except sented lines and in accordance with the terms of a linear shall be sold except sented lines and and for Chief Est. Ave spirit, termented inquor or intexticating drug sould be sold except mented under, and in accordance with the terms of, a license granted under the pro-liquor and intotating intotating drugs not to Resenueauthority to male rules.

(a) nothing in this section applies to the sale of any foreign spirit or license. foreign fermented liquor legally procured by may person for his private use and sold by him or by nuction on his behalf or on druge not to behalf of his representatives in interest upon his quitting a without station or after his deceaso;

(b) any officer empowered in this behalf by the Chief Revenue-author-

ity may grant to travelling merchants, subject to such rules and restrictions as such authority may from time to time

[1896; Act XII.

prescribe, a general license authorizing them to sell foreign spirit and foreign fermented liquor wholesale in any district which they may visit in the course of their travels, without taking out a fresh license for that district:

- (c) any person making or producing country spirit or country fermented liquor, in accordance with the provisions of this Act, may, subject to any rules from time to time made by the Local Government in this behalf, sell such spirit or liquor to any person licensed under this Act as a retail rendor of such spirit or liquor;
- (d) any person authorized to cultivate the hemp plant may sell any intoxicating drug prepared from his plants to any person to whom he is permitted by the conditions of his license to sell the same, or to any person authorized to purchase the same by the. order in writing of the Collector:
- 1 "[Provided also that, where the Local Government has declared, by notification under section 3, sub-section (1), clause (j), any drug to be included in the definition of "intoxicating drug," such drug may be sold in the territories to which this Act extends under, and in accordance with the terms of, a general exemption granted by the Local Government."]

Licenses how granted and cancelled.

to cancel

licenses.

- 22. (1) Subject to the rules made by the Chief Revenue-authority under the powers conferred by this Act, the Collector may grant licenses for the sale of foreign spirit and foreign fermented liquor, wholesale or retail, and for the retail sale of country spirit or country fermented liquor, and (except in Burma) of intoxicating drugs, within his district or any part thereof or at any place therein.
- (2) Licenses for the sale of country spirit and country fermented liquor and intoxicating drugs, wholesale, and licenses for the sale, in Burma, of intoxicating drugs, retail, shall be granted only by such officer as the Local Government from time to time appoints in this behalf.
- (3) Any license granted under this section may be cancelled by the Collector for any cause specified therein.
- 23. (1) Whenever the Collector considers that the license of a vendor of Further power country spirit, country fermented liquor or intoxicating drugs should be cancelled for any cause other than those specified in such license, he shall remit a sum equal to the amount of the license-fee for fifteen days, and shall either give fifteen days' previous notice of his intention to cancel the license, or shall

I This proviso was added by s. 4 of the Excise (Amendment) Act, 1906 (7 of 1906).

in addition to remitting such sum as aforesaid, make such compensation for default of notice as the Commissioner of Revenue or the Chief Revenueautherity directs.

- (2) On the expiration of such notice or the payment of such additional compensation, the Collector may cancel the said license.
- 24. (1) Any retail render licensed under this Act may surrender his Surrender of license on the expiration of one month's previous notice given by him to the retail license. Collector of his intention to surrender the same and on payment of such sum, not exceeding the amount of the license-feo for six months, as the Collecter
- (2) If the Collector is satisfied that there is sufficient reason for surrendering a license, he may remit the sum so fixed.
- 25. (I) The Collector, with the sanction of the Chief Revenue-antherity, Power for Collector t may let in farm_
 - (a) the fees leviable in any district or part of a district on liceuses for farmer the retail sale of any description of country spirit or country to grant fermanded linear or favorat in Daniel of Country licenses. fermented liquor or (except in Burma) of intexicating druge; farm fees
 - (b) the right to manufacture, in any district or part of a district in which no distillery is established under section 6, country spirit
- (2) When the fees so leviable or the right to manufacture such spirit or
- liquer, or hoth, are or is let in farm, the farmer may, subject to such reservations or restrictions as the Collector, with the sanction of the Chief Revenue. antherity, may from time to time make or impose, grant licenses for the relail sale or for the manufacture, or for both, as the case may be, of such articles within the local limits of his farm, and shall file in the Collector's office a list of all the licenses granted by him in such form and on such day or days in each year as the Chief Revenue-authority may, from time to

26. The Collector, with the sanction of the Chief Revenue-authority, Farm may be cancello may cancel any farm granted under this Act. 27. If any such farm he cancelled for any cause other than a breach on the Compensation to Compensation

art of the farmer of the conditions of the farm, or if any reservation or restrict to the grant of licenses he made or imposed within the farmer in the farm tion with respect to the grant of licenses he made or imposed within the term of the farm, the farmer shall be entitled to receive for any loss which he sustains thereby such compeosation as the Chief Revenue-authority may determine.

- 28. Every farmer under this Act may use the same means and processes Recovery of for the recovery of any arrear of fees due to him from any refail vendor as arrear by

[1896: Act XII.

may be lawfully used by the local landholders for the recovery of arrears of rent due to them from their tenants.

Power for Chief Revenue-authority to regulate supply of tari to licensed yendors.

29. The Chief Revenue-authority may, from time to time, make rules to regulate the mode in which tari shall be supplied to licensed vendors of the same.

CHAPTER V.

Possession and Import of Spirit and Fermented Liquor.

Possession of spirit, etc.

- 30. (1) No person shall have in his possession any quantity of any spirit or fermented liquor larger than that specified in section 3, sub-section (1), clause (n), in respect of such spirit or liquor, unless he is permitted to manufacture or sell the same, or he holds a pass therefor from the Collector or from some other officer empowered by the Local Government to grant such passes.
 - (2) Nothing in this section extends to—
 - (a) any foreign spirit or foreign fermented liquor in the possession of any common carrier or warehouseman as such, or purchased by any person for his private use and not for sale, or
 - (b) tari intended to be used for the manufacture of gur or molasses.
- 31. A person shall not bring into any territory to which this Act extends any spirit manufactured at any place in India beyond the limits of British India, until he has obtained a pass therefor from such officer as the Local Government from time to time appoints in this behalf, and has paid in respect thereof,—
 - (a) if the Local Government has fixed a duty under clause (a) of section 7 for like spirit manufactured in the part of the territory into which the spirit is to be brought, that duty, or,
 - (b) if the Local Government has not fixed a duty under that clause for like spirit manufactured in that part, a duty at such rate as the Local Government from time to time prescribes in this behalf, not exceeding the highest rate leviable, under the law for the time being in force, on spirit imported into British India by sea.
- (2) The provisions of sub-section (1) with respect to spirit shall apply to fermented liquor also, with this modification, that the duty to be paid in respect of the liquor shall be the duty leviable on like liquor under the Indian¹

Spirit and fermented liquor from foreign territory subject to duty.

¹ Genl. Acts, Vol. IV,

1896 : Act XII.]

VIII of 1891 Tariff Act, 1891, or such lower duty as the Local Government, having regard to the rate or rates of duty for the time heing leviable under clause (a) of 97

(3) If any question arises as to the duty to he charged on any spirit oc fermented liquor under this section, the decision of the Local Government

32. (1) The Governor General in Council may, from time to time by Spirit and fermented notification in the Gazette of India, impose such duty as ho thinks fit on any fermented liquor from liquor from the transfer of the contract spirit or fermented liquor brought by land from beyond the limits of India teritory in which this Act artands or into any specified part the act beyond into any territory to which this Act extends or into any specified part thereof, India and may alter or abolish any duty so imposed.

(2) When any daty is imposed under this section, the Governor General in Council may by rule prescribe the time, place and manner of payment of

CHAPTER VI.

33. The Collector may appoint persons, hy name or by virtuo of their Collectors may appoint office, to he officers for the collection of the excise-revenue and for the preventage and show a and show a annual control of the preventage and show a annual control of the preventage and show a tion of offences ngainst this Aot, and the officers so appointed shall, in addition officers. to their ordinary designations (if any), be styled Excise-officers.

34. The Collector may recover any amount due to the Government under Recovery of this Act, or the rules made hereunder, by distress and sale of the moreonle arrans of the noncon from whom such amount is due or of his sarety or he property of the person from whom such amount is due or of his surety or hy nny other process for the time being in force for the recovery of arrears of

and revenue due from landholders or from farmers of land or their sureties.

35. Any Excise-officer may enter and inspect at any time by day or by Power of Excise-officer. night the shop or premises in which any manufacturer or vendor licensed under Extincements of the manufacture of country entirit or the call of the ca this Act curries on the manufacture of country spirit, or the sale of country shops. spirit, country fermented liquor or intoxicating drugs.

36. Any Excise-officer may stop and detain any Jerson earrying any spirit Power of annotal liamer or interior denter liable to conficeation under this Act of the Act formented liquor or intoxicating drug liable to confiscation under this Act, enterto per street per and may seize such spirit, liquer or drug, together with any vessels, Jackages area persons or coverings in which it is contained, and any animals, and convergence when the convergence were persons on the convergence will be a convergence with the convergence of the convergence will be a convergence of the convergen and may serzo such sparty, request or drugs suffering mentally reasons, forebagger carrying or coverings in which it is contained, and any animals and conveyances used spirit, etc. on more also arrost the barroin in whose procession such safety to contention content to contention. in carrying it, and may also arrest the person in whose possession such spirit, confaction. liquor or drug is found.

37. Any Excise-officer in the receipt of a monthly salary of not less than Power of ton rujees, or who receives an annual remuneration equivalent to such salary. Since to such salary of the salary o

[1896: Act XII.

in possession of article liable to confiscation and to seize article.

Power of Exciseofficer to search on information of illicit manufacture or possession.

arrest persons may arrest any person having in his possession any article liable to confiscation under this Act or engaged in the unlawful sale of any spirit, fermented liquor or intoxicating drug, and may seize such article, spirit, liquor or drug.

> 38. Whenever any Excise-officer in receipt of such monthly salary or annual remuneration as aforesaid has reason to believe, from information given by any person (which information shall be taken down in writing), that in any place spirit is unlawfully mannfactured, or any article liable to confiscation under this Act is kept or concealed, such officer may, after surrise and before sunset (but always in the presence of an officer of police in the receipt of a monthly salary of not less than ten rupees, unless the Excise-officer is himself such an officer of police), enter into such place and in case of resistance may break open any door and force and remove any other obstacle to such entry, and may seize and carry away such spirit or article, and may also arrest the occupier of the place, with all other persons concerned in the manufacture of such spirit or in the keeping and concealing of such article.

Collector may issue warrant of arrest in certain cases.

39. The Collector may issue his warrant for the arrest of any person whom he has reason to believe, either from information in writing or from the proceedings in any other case under this Act or any other law, to be engaged in the unlawful sale of spirit or fermented liquor or intoxicating drugs, or to have in his possession any article liable to confiscation under this Act.

Collector may issue searchwarrant.

- 40. (1) The Collector may issue his warrant for the search of any place in which he has reason to believe, either from information in writing or from the proceedings in any other case under this Act or any other law, that spirit is unlawfully manufactured, or that any spirit, fermented liquor or intoxicating drug liable to confiscation under this Act is kept or concealed.
- (2) Such warrant may be executed by any Excise-officer in the receipt of a monthly salary of not less than ten rupees at the time and in the manner prescribed in section 38.
- (3) Whenever the Collector thinks that the search should be made after sunset and before sunrise on any particular day, he shall issue a warrant specially authorizing the search to be so made. Such warrant may be executed by any Excise-officer as aforesaid in the manner prescribed in section 38, and shall cease to be in force at sunrise on the day next following.

Excise-officer to report arrest, etc., and to take person

41. Whenever an Excise-officer arrests any person, or seizes any article liable to confiscation under this Act, or enters any place for the purpose of searching for any such article, he shall, within twenty-four hours thereafter,

make a full report of all the particulars of such arrest, seizure or search to his arrested to official superior, and unless acting under the warrant of the Collector, shall take the person arrested or the article seized with all convenient despatch to the Magistrate for trial or adjudication.

42. Whenever any person is arrested or any article seized under the Procedure warrant of a Collector issued under this Act, the officer making such arrest or or seizure seizure shall, within twenty-four hours thereafter, take the person arrested or the article seized to the Collector, and the Collector, after such inquiry as he thinks necessary, shall send such person or article to the nearest Magistrate, er shall order the immediate discharge of such person or the release of such article.

· 43. All Polico-officers are required to aid the Excise-officers in the due exc- Police to aid cution of this Act, upon request made by such Excise-officers.

Excise. officers.

44. (1) The Local Government may, from time to time, invest either hy Power for name or in virtue of his office-

ernment to invest Police. Faciso

> For illegally introducing

(a) any Police-officer with the powers conferred on Excise-officers by officers with section 36 of this Act:

(b) any Police-officer in charge of a station or any Police-officer of er officers.

- above the grade of head-constable or sergeant with the powers conferred on Excise-officers by sections 37 and 38 of this Act. (2) Every officer so invested shall, for all purpose connected with the
- exercise of these powers, he deemed to he an Excise-officer within the meaning of this Act.

CHAPTER VII.

PENALUES.

45. (1) Whoever in contravention of section 5 constructs, works or pos. For illegally sesses a distillery, still or brewery, or makes fermonted liquor, shall be ing spirit punished with imprisonment for a term which may extend to four months, or or liquor. with fine which may extend to one thousand supees, or with both.

(2) All spirit and liquor made in contravention of section 5, and all materials and implements collected for the purpose of such manufacture, shall be liable to confiscation.

46. (1) Any person who-

(a) without a special pass from the Collector introduces into the limits country fixed for the consumption of spirit made at a distillery established spirit. under section 6, any country spirit manufactured at another place, or

Excise.

For illegally removing spirit or formented liquor. For illegally importing spirit or fermented liquor. For importing spirit, fermented liquor or intoxienting drug without paying duty.

8 or of any rule made under (b) in contravention of section 7 or section spirit from a distillery or any section 9 or section 10, removes any

fermented liquor from a brewery, or 1y spirit or fermented liquor

(c) in contravention of section 31, brings atextends, or

into any territory to which this Act as may for the time being be

(d) without payment of such duty (if any) n under section 32, brings any payable in pursuance of a notificationy territory to which this Act spirit or fermented liquor into an extends,

rm which may extend to four

shall be punished with imprisonment for a tenousand rupees, or with both. months, or with fine which may extend to one tether with the vessels contain-

(2) All such spirit or fermented liquor, toges used in carrying it, shall be ing the same, and any animals and conveyance liable to confiscation.

a otherwise provided for, wil-

47. Any person who, except in eases hereior section 10 shall be punished fully contravenes any rule made under section 9

with fine not exceeding one hundred rupees. fany provision of Chapter III

- For illegally 48. (1) Any person who, in contravention of such duty (if any) as may for cultivating hemp or any rule thereunder, or without payment of fication under section 13,—collecting the the time being be payable in pursuance of a noti
 - (a) cultivates hemp, or . . . emp plant, or
 - (b) collects the spontaneous growth of the h
 - (c) prepares any intoxicating drug, or
 - (d) possesses any intoxicating drug, or icating drug,
 - (e) imports, exports or transports any intoxirm which may extend to three shall be punished with imprisonment for a te one thousand rupees, or with months, or with fine which may extend to both.
 - (2) Any intoxicating drug in respect of which containing the same and mitted under this section, together with the ves, shall be liable to confiscation. any animals and conveyances used in carrying itction 21, sells any spirit, fer-
 - 49. Any person who, in contravention of senished with imprisonment for mented liquor or intoxicating drug, shall be put fine which may extend to one a term which may extend to four months, or wit thousand rupees, or with both.

 or fermented liquor, or intoxi-
 - 50. Any person licensed to sell retail spirit, raming in his shop, or permits cating drugs, who permits drunkenness, riot or receives any persons of notoriously bad character to meet or

For contravening rules prescribed by Chief Revolute-authority. For illegally cultivating hemp or collecting the spontaneous growth of hemp, or preparing, possessing.

importing,

ing intoxi-

cating drugs.

exporting or transport-

or illicitly selling spirit, etc.

For permitting drunkenness, etc., in shop. Excise.

101

wearing-appared or other effects in barter for spirit, fermented liquor or intoxicating drugs, shall be punished with fine which may extend to two hundred rupees.

- 51. Any person who possesses any spirit or liquor, in contravention of for illegally section 30, shall be punished with imprisonment for a term which may extend spirit or to three months, or with fine which may extend to five hundred rupees, or liquor, with both; and the spirit or liquor, together with any vessels, packages and coverings in which it is contained, and any animals and conveyances used in earrying it, shall be liable to confiscation.
- 52. Any person holding a house under this Act and refusing to produce for refusing the same on the demand of any Excise-officer, and any person who breaks to produce any rule under this Act, or any condition of a liceuse granted under this Act for break for the breach of which rule or condition no other penalty is hereby provided condition, shall be punished with fine which may extend to fifty rapees.
- 53. (1) Any owner or occupier of land, and any agent of any such owner yor occupier, who muthorizes or counives at the illegal manufacture of spirit or flicin manufacture also of spirit or fermented liquor or intoxicating drugs shall for overy such factures or sate offence be punished with impaisonment for a term which may extend to four of spirit, etc. months, or with fine which may extend to one thousand rupess, or with both.
- (2) Any person invested with local jurisdiction who authorizes or connives at the illegal sale of any spirit, fermented liquor or intexicating drug within the local limits of such jurisdiction shall be punished with fine which may extend to live handred rupees.
- 54. Any Police-officer who, without tawful excuse, neglects or rofuses to For police aid an Excise-officer as required by section 43, and may officer in charge of a neglecting police-station who, on application made by an Excise-officer desiring to act officers under section 23, fails to attend a search himself, or to depute a subordinate officer of the required rank, shall be punished with fine which may extend to five hundred rupees.
 - 55. Any Excise-officer who-

For vexations search or

- (a) without reasonable grounds of suspicion searches, or causes to be march or searched, any place, or
- (b) verationally and unnecessarily seizes the moveable property of any person on the pretence of seizing or searching for any article liable to confiscation under this Act, or
- (c) vexationely and unnecessarily arrests any person, or
- (d) commits any other excess not required for the execution of his duty, shall be punished with imprisonment for a term which may extend to three months, or with fine which may extend to five hundred rupees, or with both.

[1896: Act XII.

For delay in reporting arrest, etc., or in taking person arrested to Magistrate.

56. Any Excise-officer who, in contravention of section 41 or section 42, neglects to report the particulars of an arrest, seizure or search, or delays taking to the Magistrate or Collector, as the case may be, any person arrested or any article seized under this Act, shall be punished with fine which may extend to two hundred rupees.

Prosecutions restricted.

57. A Court shall not take cognizance of an offence punishable under any one of the following sections, namely, 45, 46, 47, 48, 49, 51, 52 and 53, except on the complaint or report of the Collector or an Excise-officer; and a Court shall not take cognizance of any offence punishable under this Act unless the prosecution is instituted before the expiry of six months next after the commission of such offence.

Confinement in what jail.

58. Every person imprisoned for an offence under section 47 or section 52 shall be confined in the civil jail, and every person imprisoned for an offence under any other section shall be confined in the criminal jail.

Attempts and abetment.

59. Whoever attempts to commit any offence punishable under this Act or abets, within the meaning of the Indian Penal Code, the commission of any XLV of 1860. such offence shall be punished with the punishment provided for such offence.

Disposal of fines, etc., as rewards. 60. Any Magistrate before whom any person is convicted of any offence under sections 45, 46, 47, 48, 49, 51 or 53, may award to any person who has contributed in any way to such conviction, the whole or any portion of any fine imposed upon the offender and paid by him or realized from his property.

Magistrate to pass order of confiscation. 61. Any article liable to confiscation under this Act may, on the application of an Excise-officer, be confiscated by the order of any Magistrate within the local limits of whose jurisdiction it is found.

CHAPTER VIII.

MILITARY CANTONMENTS.

Manufacture and sale of irits, etc., in military cantonments. 62. Within the limits of any military cantonment, and within such distance from those limits as the Local Government in any case prescribes, no licenses for the manufacture of spirit, or for the sale of spirit or fermented liquor, shall be granted, nor shall the fees leviable on licenses for the retail sale of such spirit or liquor, or the right to manufacture such spirit or liquor be let in farm, unless with the knowledge and consent of the Commanding Officer; and upon his requisition any such license which has been granted,

Excise.

103

either by the Collector or by a farmer, within such distance or limits shall be immediately cancelled.

63. In all other respects the provisions of this Act shall have effect within Application of Act to such limits or distance.

CHAPTER IX.

MISCELLANEOUS.

- 64. (2) The Collector shall in all proceedings under this Act he subject to collector the control of the Commissioner of Revenue, and all orders passed by a Collector tor under this Act shall be appealable to such Commissioner in manner processed by the rules for the time heing in force relating to appeals from the sincer.
- (2) The Chief Revenue-authority may revise any order passed by a Collector under this Act or by a Commissioner under this section.
- 65. The Chief Revenue-authority may, from time to time, make rules Additional power for consistent with this Act—

 Revenue.

 Revenue.
 - (a) as to the period for which any license or farm under this Act shall authorisy to he granted;
 - (b) as to the fee payable for any such license or farm, and the time or times at which it shall be payable;
 - (c) us to the security to be given by any licensee or farmer under this Act:
 - (d) as to the form of any license or farming lease and of the counterpart thereof (if any) to be taken from such licensee or farmer and the conditions which may be inserted therein;
 - (e) as to the disposal of things confiscated under this Act;
 - (f) as to the duties of Excise-officers; and
 - (g) to provide generally for earrying out the provisions of this Act.
 - 66. The Local Government may, from time to time by notification in the Force for Official Gazette, exempt within any specified local area any specified articles tovernment or any specified class of persons from all or any of the provisions of this Act, articles and and may, by like notification, cancel any such exemption.

Excise.

Punjab Frontier Jagir Revenue Collection.

[1896 : Act XII.

[1874 : Reg. VII.

THE SCHEDULE.

(See section 2.)

| - | | (200 000000 7.) | | | | | |
|-------|-------|---|---|--|--|--|--|
| Year. | No. | Title or subject. | Extent of repeal. | | | | |
| 1881 | XII | The Excise Act, 1881 | The whole. | | | | |
| 1885 | vi | Amending the Excise Act, 1881 . | Ditto. | | | | |
| 23 | IX | Amending the Excise Act, 1881, and other Acts. | So much as relates to the Excise Act, 1881. | | | | |
| 1887 | 11 | Ditto | Ditto. | | | | |
| 1888 | XVIII | Financial Commissioner, Burma . | So much of section 7 and the schedule as relates to the Excise Act, 1881. | | | | |
| 1889 | XIII | The Cantonments Act, 1889 | So much of section 2 and the schedule as relates to the Excise Act, 1881. | | | | |
| 1890 | XIII | Amending the Excise Act. 1881, and other Acts. | Sections 2 to 5 (both inclusive). | | | | |
| ,, | XX | The North-Western Provinces and Oudh Act, 1890. | Section 43. | | | | |
| 1891 | IIX | The Repealing and Amending Act, 1891. | So much as relates to the Excise Act, 1881. | | | | |
| 1893 | x | Amending the Excise Act, 1881 . | The whole. | | | | |

REGULATION VII of 1874.

Punjab Frontier Jagir Revenue Collection Regulation, 1874. [16th January, 1875.]

Whereas it is expedient to permit certain assignees of land-revenue in the Trans-Indus districts of the Punjab to continue to collect the land-revenue in kind instead of in cash:

And whereas a draft of the following Regulation, together with the reasons for proposing the same, has been proposed to the Governor General in Council by His Honour the Lieutenant-Governor of the Punjab and has been considered and approved by the Governor General in Council, such Regulation is now published for general information, as having the force of law under Statute 33 of Victoria, Chapter 3, section 1:—

1. This Regulation may be called the "Punjab Frontier Jagir Revenue Collection Regulation, 1874." It extends to the districts of Peshawar, Kohat, Bannu, Dera Ismail Khan and Dera Ghazi Khan.

1874 : Reg. VII.] 1890: Reg. V.]

Forests.

- 2. The said Lieutenant-Governor 1 may by order permit any assignee of land-revenue in any part of the above-named districts to collect the whole or any specified part of the land-revenue assigned to him in kind instead of in Cash from the proprietary cultivators in his jagir estates, provided that such assignee of land-revenue has heretofore been permitted to collect in kind the whole or such part as aforesaid of the said revenue.
- 3. The permission mentioned in the last section may be granted irrespective of the acquiescence of the said proprietary cultivators. But the share of the produce so to be collected by the jagirdar shall be specified by the order granting the permission and shall be the estimated equivalent of the cash assessment fixed on the principles of assessment of the land-revenue prescribed for the time being in the districts above-named.
- 4. The said Lieutenant-Governor 1 may at my time at his discretion cancel any permission granted under section 2.
- 5. No Court shall take cognizance of any claim to set asido any order for the time being in force permitting an assignce of land-revenue to collect revenue in kind, or specifying the share of the crop which he may collect as such assignce.

THE BRITISH BALUCHISTAN FOREST REGULATION, 1890.

CONTENTS

CHAPTER I

PRELIMINARY.

Sections.

- 1. Title and extent.
- 2. Definitions.

CHAPTER II.

STATE FORESTS.

- 3. Constitution of State forests.
- 4. Demarcation of State forests.
- 5. Bar of sequisition of rights.
- ti. Power to close roads and pathwars.
- 7. Penalty for trespass or damage in State forests.
- 8. Acts prohibited in State forests.
- 9. Exceptions from probibitions in sections 7 and 8.
- 10. Power to declare forest to be no longer State forest,

The reference to the Lieutenant-Governor is to be construct as a reference to the Chief Commission of British Rainchistan, are Schoolwie Left Regulation 2 of 1913, taying p. 200

CHAPTER III.

PROTECTION OF CERTAIN TREES.

SECTIONS.

- . 11. Power to declare reserved trees.
 - 12. Acts prohibited in regard to reserved trees.

CHAPTER IV.

FOREST-PRODUCE IN TRANSIT.

- 13. Power to establish forest-stations.
- 14. Power to prescribe routes for removal of forest-produce.
- 15. Forest-produce in transit to be covered by pass.
- 16. Penalty for breach of section 14 or section 15.
- 17. Power to exempt from operation of section 14 or section 15.

CHAPTER V.

CATTLE-TRESPASS.

- 18. Application of Cattle-trespass Act, 1871.
- 19. Levy of fines.

CHAPTER VI.

PENALTIES AND PROCEDURE.

- 20. Seizure of property liable to confiscation and report thereof to Magistrate.
- 21. Procedure thereupon.
- 22. Confiscation of forest-produce and tools in case of forest-offence.
- 23. Disposal, on conclusion of trial for forest-offence, of forest-produce in respect of which offence was committed.
- 24. Procedure when offender is not known or cannot be found.
- 25. Procedure as to perishable property seized under section 20.
- 26. Appeal from orders under sections 22, 23 and 24.
- 27. Vesting of confiscated property in Government.
- 28. Saving of power to release property seized.
- 29. Penalty for counterfeiting or defacing marks on trees and timber and for altering boundary-marks.
- 30. Power to arrest without warrant.
- 31. Punishment for wrongful seizure or arrest.
- 32. Power to prevent commission of offence.
- 33. Power to compound offences.
- 34. Presumption as to ownership of forest-produce by Government.

CHAPTER VII.

SECTIONS. FOREST-OFFICERS.

- 35. Conforment of powers on Forest-officers.
- 36. Forest-officers deemed public servants.
- 37. Indemnity for acts done in good faith. 38. Forest-officers not to trade.

CHAPTER VIII.

39. Additional power to make rules. Miscellaneous.

- 40. Persons hound to give information and assistance to Forest-officer and 41. Recovery of fines and other moneys. 42. Lien on forest-produce for such money.
- 43. Irresponsibility of Government and its officers for loss of, or damage 44. Recovery of ponalties due under hond.

AMENDMENTS OF THE BRITISH BALUCHISTAN LAWS AND CIVIL JUSTICE REQU-

REGULATION No. V or 1890.

A Regulation to declare the law rolating to forests in British Baluchietan and Acgustion to deciare the law rosating to toleste in Dilitar Dathensian and amond the Brilish Baluchistan Laws and Civil Instice Regulations, 1800. Whereas it is expedient to declare the law relating to forests in British Whereas it is expedient to occurre the law law remains to torests in defining amond the British Baluchistan Laws and Givil Justices Regulations, 1890; It is hereby enacted as follows:

CHAPTER L

Regulation, 1800; and

1. (1) This Regulation may be called the British Baluchistan Forest Title and (2) It extends to the territories for the time being administered by the Chief Commissioner of British Baluchistan :

The British Balachitan Lavy Regulation, 1892, has been repealed by the British Balachitan Lavy Regulation, 1892, has been repealed by the British Balachitan Civil Justice Regulation, 1893 (3 of 1890), was repealed by the British Balachitan Civil Justice Regulation, 1893 (3 of 1890), was repealed by the

Provided that the Chief Commissioner may, by notification in the Gazette of India, exempt any place in those territories from the operation of the whole or any part of this Regulation, but not so as to affect anything done or any offence committed, or any fine or penalty incurred, or any proceedings commenced in such place before such exemption.

Definitions.

- 2. In this Regulation, unless there is something repugnant in the subject or context,—
- (1) "Deputy Commissioner" means the chief executive Revenue-officer of the district:
- (2) "State forest" means any land which may be constituted a State forest under this Regulation:
- (3) "Forest-officer" means any person appointed, by name or as holding an office, by or under the orders of the Governor General in Council or the Chief Commissioner, to be Chief Forest-officer or a Deputy Conservator, Assistant Conservator, Sub-Assistant Conservator, Forest-ranger, Forester or Forest-guard, or to discharge any function of a Forest-officer under this Regulation or any rule thereunder:
- (4) "Chief Forest-officer" means the Chief Forest-officer in British Balnehistan:
 - (5) "tree" includes palms, bamboos, stumps, brushwood and canes:
- (6) "timber" includes trees when they have fallen or have been felled, and all wood whether cut up or fashioned or hollowed out for any purpose or not:
 - (7) "forest-produce" includes -
 - (a) the following, whether found in, or brought from, a forest or not, that is to say:—

timber, charcoal, caoutchouc, catechu, wood-oil, resin, natural varnish, bark, lac, mahua flowers and myrabolams; and

- (b) the following when found in, or brought from, a forest, that is to say:—
 - (i) trees and leaves, flowers and fruits, and all other parts or produce not hereinbefore mentioned of trees,
 - (ii) plants not being trees (including grass, creepers, reeds and moss), and all parts or produce of such plants,
 - (iii) wild animals, and skins, tusks, horns, bones, silk, cocoons, honey and wax, and all other parts or produce of animals, and

Porests.

109

- (iv) peat, surface-soil, rock and minerals (including limestone, laterite, mineral oils and all products of mines or quarries);
- (8) "forest-offence" means an offence punishable under this Regulation:
- (9) "enttle" includes elephants, camels, buffaloes, borses, mares, geldings, ponies, colts, fillies, mules, bulls, bullocks, cows, heifers, asses, pigs, rams, ewes, sheep, lambs, goats and kids: and
- (10) "Magistrate" means a Magistrate of the first or second class, and includes a Magistrate of the third class when he is specially empowered by the Chief Commissioner to try forest-offences.

CHAPTER II.

STATE FORESTS.

- 3. (1) The Chief Commissioner may, by notification in the Gazette of Constitution of State India, declare any woodland, permanent grazing-ground or other land which forests. is the property of the Government to be a State forest from the date to be fixed in the notification.
- (2) The notification shall specify as nearly as possible the situation and limits of the land in respect of which the declaration is made, and from the date fixed therein the said land shall be deemed to be a State forest.
- (3) The Deputy Commissioner shall, before that date, cause a translation of the notification in the language of the country to be published in the town and villages in the neighbourhood of the land, and in any other villages of which the residents have been accustomed to graze their flocks in, or in the vicinity of, the land.
- 4. Whenever a State forest is not bounded by a road, stream or other Demarcation existing well-defined boundary-mark, it shall be demarcated by clear lines forests, or in such other manner as the Chief Commissioner may direct.
- 5. No right of any description adverse to the Government shall be Bar of acquired in or over a State forcet by lapse of time or otherwise than under a rights. grant or contract in writing made by, or on behalf of, the Government.
- 6. (1) In any State forest the Chief Forest-officer may from time to time, Power to close with the previous sanction of the Chief Commissioner, determine what roads roads and pathways, shall be authorised for public traffic, and cause all other roads and pathways to be closed either permanently or for a time only.

(2) The Chief Forest-officer shall cause public notice to be given of the closing of any existing road or pathway.

Penalty for trespass or damage in State forests.

- 7. Any person who in a State forest—
 - (a) trespasses, or pastures cattle or permits cattle to trespass, off any road or pathway authorised for public traffic, or
 - (b) causes any damage by negligence in felling any tree, or cutting or dragging any timber, or
 - (c) lops, notches, strips off the leaves from, or otherwise damages, any tree, or
- (d) hunts, shoots, fishes, poisons water or sets traps or snares,

shall be punished with fine which may extend to fifty rupees, or, when the damage resulting from his offence amounts to more than twenty-five rupees, to double the amount of such damage.

Acts prohibited in State forests.

- 8. Any person who—
- (a) sets fire to a State forest, or
- (b) in contravention of any rule made by the Chief Commissioner, kindlesany fire or leaves any fire burning in such manner as to endanger a State forest,

or who in a State forest-

- (c) kindles, keeps or carries any fire except at such seasons, and in such manner, as a Forest-officer specially empowered in this behalf may from time to time notify, or
- (d) fells, girdles, marks, taps, strips off the bark from, or uproots or burns, any tree, or
- (e) quarries stone, burns lime or charcoal, or collects, subject to any manufacturing process or removes any forest-produce, or
- (f) clears, cultivates or breaks up any land for cultivation or any other purpose,

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both, and shall also be liable to pay such sum as compensation for damage done to the forest as the convicting Magistrate may direct.

Exceptions from prohibitions in sections 7 and 8.

- 9. (1) Nothing in section 7 or section 8 shall be deemed to prohibit any act done-
 - (a) with the permission of a Forest-officer specially empowered to give such permission, or
 - (b) in pursuance of any permission granted by the Chief Commissioner, or

- (c) in accordance with any rule made by the Chief Commissioner, 1 [subject to the control] of the Governor General in Council.
- . (2) The permission of the Porest-officer referred to in sub-section (1). clause (a), shall be in writing, and shall only anthorise the doing of some particular act on some particular occasion.
- (3) The permission referred to in sub-section (1), clause (d), may be a general permission to a person to pasture his cattle, or to collect and remove any forest-produce for the use of himself and his family but not for the purposes of trade.
- (4) The rules referred to in sub-section (1), clause (c), may be applied by the Chief Commissioner, by notification in the Gazette of India, to all or any State forests, or to any part of a State forest, and may, with respect thereto-
 - (i) regulate the cutting, sawing, conversion and removal of trees and timber, the cutting of grass and pasturing of cattle, and the collection and removal of forest-produce;
 - (ii) regulate the quarrying of stone, the prospecting for, and extracting of, oil, the hoiling of cutch, and the hurning of lime or chargoal;
 - (iii) regulate hunting, shooting, fishing and setting traps or snares;
 - (iv) prescribe, or authorise any Forest-officer to prescribe, subject to the control of the Chief Commissioner, the fees, royalties or other navments for timber or other forest-produce, and the mode in which such fees, royalties or other payments shall be levied, whether in transit, or partly in transit, or otherwise.
 - (5) In making any such rule the Chief Commissioner may direct that a breach of it shall be punishable with fine which may extend to fifty rupees. and, when the breach is a continuing breach with a further fine which may extend to five rupees for every day after the first during which the breach continues.
 - (6) The Chief Commissioner may cancel any permission given by a Forestofficer or withdraw any permission granted by himself, and may, by notification in the Gazette of India, cancel or modify, 1 [subject to the control] of the Governor General in Council, all or any rules made under this section.
 - 10. (1) The Chief Commissioner | [subject to the control] of the Gov- Power to ernor General in Council, may, by notification in the Gazette of India, direct to be no that, from a date fixed by such notification, any State forest or any portion forest. thereof shall cease to be a State forest.

I These words were substituted for the words "with the previous sanction" by Regulation V of 1012, s. 2, infra.

(2) From the date so fixed such forest or portion shall cease to be a State forest.

CHAPTER III.

PROTECTION OF CERTAIN TREES.

Power to declare reserved trees.

- 11. The Chief Commissioner, by notification in the Gazette of India,-
 - (a) may declare that any trees or any specified class or classes of trees standing on any land at the disposal of the Government shall, from a date to be fixed by such notification, be reserved trees, and
 - (b) may vary or cancel any such notification.

Acts prohibited in regard to reserved trees.

- 12. (1) No person shall fell, girdle, mark, lop, tap or injure by fire or otherwise any reserved tree, except as provided by rules made by the Chief Commissioner in this behalf, or with the permission in writing of a Forest-officer specially empowered to grant such permission.
 - (2) Whoever fells, girdles, marks, lops, taps or injures by fire or otherwise any reserved tree in contravention of sub-section (1) shall be punished with fine which may extend to twenty rupees or, when the damage resulting from his offence amounts to more than ten rupees, to double the amount of such damage.

CHAPTER IV.

FOREST-PRODUCE IN TRANSIT.

Power to establish forest-stations.

13. The Chief Forest-officer may, subject to the control of the Chief Commissioner, establish stations within or outside any State forest for the examination of timber and other forest-produce, and for the collection of dues leviable in respect of the same.

Power to prescribe routes for removal of forest-produce.

- 14. (1) No timber or other forest-produce shall be taken out of any State forest except by a route on which such a station has been established, or of which the use for the removal of timber or other forest-produce has been specially authorised by the Chief Forest-officer.
- (2) A full description of every such route shall be fixed up by the Forest-officer in charge of the forest-division in the towns and villages in the neighbourhood of the forest served by the same.

Forest-produce in transit to be covered by pass.

15. (1) No timber or other forest-produce, whether the produce of a State forest or of other land, shall be taken along any route authorised for the removal of timber or other forest-produce under section 14 unless covered by a

871.

section 15.

pass issued by a Forest-officer whom the Chief Forest-officer has duly authorised in that behalf or by the owner of the land, as the case may be.

- (2) Such pass shall state the quantity and kind of timber or other forestproduce so taken, and the marks, if any, which it bears
- 16. Any person who contravenes the provisions of section 11 or section 15 Penalty for shall be punished with imprisonment for a term which may extend to six section 14 or months, or with fine which may extend to five hundred rupees, or with both.
- 17. A general exemption from the operation of section 14 or section 16 Power to or both sections,—
 - (a) with respect to any class of timber or other forest-produce, or,
 - (b) with respect to all timber or other forest-produce, in favour of the inhabitants of any specified locality,

may be granted by a Forest-officer specially empowered in this behalf.

CHAPTER V.

CATTLE-TRESPASS.

18. Cattle trespassing in a State forest shall be deemed to be cattle doing Application of damage to a public plantation within the meaning of section 11 of the Cattle-treaters, trespass Act, 1871, and may be seized and impounded as such by any Forest-1871.

officer or Police-officer specially authorised in this behalf by the Depaty Commissioner:

Provided that it shall be optional with the Forest-officer to proceed against the owner of such cattle under section 7 of this Regulation.

19. The Chief Commissioner may, by notification in the Gazette of India, Lery of direct that there shall be levied for each head of cattle impounded such fines fines as he thinks fit, but not exceeding the following, that is to say:—

| • | | | | | | | | R | a, | |
|------------------------------|-------|--------|-------|--------|--------|--------|----|----|----|--|
| For each elephant . | • | | | | | | | 10 | 0 | |
| For each camel or buffulo | | | | | | | | 2 | 0 | |
| For each horse, mare, gel | ding, | pony. | celt. | filly. | mule | . ball | | | | |
| bullock, can or heifer | | | | | _ | | ٠. | 1 | B | |
| For each call, ass, pig, ram | ene | skeep. | lamb. | roat. | or Lid | | | ă | R | |

CHAPTER VI

PENALTHS AND PROCEDURE.

20. (1) When there is reason to believe that a forest offence has been science of

fiscation and

liable to con- committed in respect of any timber or other forest-produce, such timber or proreport thereof duce, together with all tools, boats, carts and cattle used in committing such to Magistrate. offence, may be seized by any Forest-officer or Police-officer.

(2) Every officer seizing property under this section shall place thereon, or on the receptacle (if any) in which it is contained, a mark indicating that the same has been so seized, and shall, as soon as may be, make a report of such seizure to the Magistrate having jurisdiction to try the offence on account of which the seizure has been made:

Provided that, when the timber or other forest-produce with respect to which such offence is believed to have been committed is the property of the Government and the offender is unknown, it shall be sufficient if the officer makes, as soon as may be, a report of the circumstances to his official superior.

Procedure thereupon.

21. Upon the receipt of any such report, the Magistrate shall take such measures as may be necessary for the trial of the accused and the disposal of the property according to law.

22. (1) When any person is convicted of a forest-offence, all timber or other forest-produce in respect of which such offence has been committed, and all tools, boats, carts, cattle and other things used in committing such offence, offence shall be liable, by order of the convicting Magistrate, to confiscation.

(2) Such confiscation may be in addition to any other punishment prescribed for the offence.

23. When the trial of any forest-offence is concluded, any timber or other forest-produce in respect of which such offence has been committed shall, if it is the property of the Government, or has been confiscated, be taken possession of by a Forest-officer specially empowered in this behalf, and may, in any other case, be disposed of in such manner as the Court may order.

24. (1) When the offender is not known or cannot be found, the Magiswhen offender trate inquiring into the offence, if he finds that an offence has been committed, may, on application in this behalf, order the property in respect of which the offence has been committed to be confiscated and taken possession of by a Forest-officer specially empowered in this behalf, or to be made over to such Forest-officer or other person as the Magistrate considers entitled to receive the same:

> Provided that no such order shall be made till the expiration of one month from the date of the seizure of such property, or without giving the person (if any) claiming any right thereto an opportunity of being heard, and hearing the evidence (if any) which he may produce in support of his claim.

Confiscation of forest-produce and tools in case of forest

Disposal, on conclusion of trial for forest-offence, of forest-produce in respect of which offence was committed.

Procedure is not known or eannot be found.

1890 : Reg. V.]

(2) The Magistrate shall either cause a notice of any application under this section to be served upon any person whom he has reason to believe to be interested in the property seized, or publish such notice in such manner as he thinks fit.

25. The Magistrate may, notwithstanding anything hereinbefore con-Procedure as tained, direct the sale of any property seized under section 20 which is subject to property speedy and natural decay, and may deal with the proceeds as he might have seeign 20. dealt with the property itself if it had not been sold.

26. Any person claiming to be interested in property seized under section Appeal from 20 may, within one month from the date of any order passed by a Magistrate sections 22, under section 22, section 23 or section 24, present an appeal therefrom to the 23 and 24. Court to which orders made by such Magistrate are ordinarily appealable, and the order passed on such appeal shall be final.

27. When an order for the confiscation of property has been passed under Vesting of section 22 or section 24, and no appeal from such order has been presented property in within the period prescribed by section 26, or when, on an appeal being pre- Government. sented, the appellate Court confirms such order in respect of the whole or a portion of the property, such property or portion, as the case may be, shall rest in the Government free from all incumbrances.

28. Nothing hereinbefore contained shall be deemed to prevent any officer Saving of specially empowered in this behalf from directing at any time the immediate lesso property release of any property seized under section 20 and the withdrawal of any seized. charge made in respect of such property.

29. Whoever, with intent to cause damage or injury to the public or to Penalty for Ly of 1860, any person, or to cause wrougful gain as defined in the Indian Penal Code, __ counterfeiting (a) knowingly counterfeits upon any timber or standing tree a mark ased marks on trees and

for altering marks.

- by Forest-officers to indicate that such timber or tree is the pro-timber and perty of the Government or of some person, or that it may law-houndary. fully be cut or removed by some person, or
- (b) unlawfully affixes to any timber or standing tree a mark used by Forest-officers, or
- (c) alters, defaces or obliterates any such mark placed on any timber or standing tree by or under the authority of a Forest-officer, or
- (d) alters, moves, destroys or defaces any boundary-mark of any State forest.

shall be punished with imprisonment for a term which may extend to two years, or with fine, or with both.

Power to arrest without warrant.

- 30. (7) Any Forest-officer or Police-officer may, without orders from a Magistrate and without a warrant, arrest any person reasonably suspected of having been concerned in any forest-offence, if such person refuses to give his name and residence, or gives a name or residence which there is reason to believe to be false, or if there is reason to believe that he will abscond.
- (2) Every officer making an arrest under sub-section (1) shall, without unnecessary delay, take or send the person arrested before a Magistrate having jurisdiction in the case or to the officer in charge of the nearest police-station.

Punishment for wrongful seizure or arrest.

- 31. (1) Any Forest-officer or Police-officer who vexationsly and nunecessarily seizes any property on pretence of seizing property liable to confiscation under this Regulation, or who vexationsly and unnecessarily arrests any person, shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.
- (2) Any fine so imposed or any portion thereof shall, if the convicting Magistrate so directs and the fine or portion is recovered, be given, subject to the direction in the last paragraph of section 545 of the Code of Criminal Procedure, 1882, as compensation to the person aggrieved by such seizure or arrest.

X of 1882

Power to prevent commission of offence. Power to compound offences.

- 32. Every Forest-officer and Police-officer shall prevent, and may interfere for the purpose of preventing, the commission of any forest-offence.
- 33. (1) The Chief Commissioner may, by notification in the Gazette of India, empower a Forest-officer, by name or as holding an office,—
 - (a) to accept from any person against whom a reasonable suspicion exists that he has committed any forest-offence, other than an offence specified in section 29 or section 31, a sum of money by way of compensation for the offence which such person is suspected to have committed, and,
 - (b) when any property has been seized as liable to confiscation, to release the same on payment of the value thereof as estimated by such officer.
- (2) On the payment of such sum of money, or such value, or both, as the case may be, to such officer, the suspected person, if in custody, shall be dis-

¹ See now the Code of Criminal Procedure, 1898 (Act 5 of 1898), s. 545 (2). Genl. Acts, Vol. V. The Code was extended to British Baluchistan by the British Baluchistan Laws Regulation, 1913 (2 of 1913) infra, p. 209.

X of 1882.

charged, the property, if any, seized shall be released, and no further proceeding shall be taken against such person or property

- (3) A Forest-officer shall not be empowered under this section nuless be is a Forest-officer of a rank not inferior to that of a Forest-ranger and is in receipt of a monthly salary amounting to at least one hundred rupees, and the sum of money accopted as compensation under sub-section (I), clause (a), shall in no case exceed the sum of fifty rupces.
- 34. When, in any proceedings taken under this Regulation, or in conse- Presumption as to owner. quence of anything done under this Regulation, a question arises as to whether as to owner, any timber or other forest-moduce is the present of the Community o any timber or other forest-produce is the property of the Government, such such profuce by the forest-produce is the property of the Government, such profuce by the gramment timber or produce shall be presumed to be the property of the Government until the contrary is proved

CHAPTER VII.

35. (1) The Chief Commissioner may invest any Forest Officer, by name Conference of powers or as holding an office, with all or any of the following powers, that is to of powers.

(a) the powers of a Civil Court to compel the attendance of witnesses and

(b) power to issue scarch-warrants under the Code of Crimmal Procedure,

(c) power to hold inquiries into forest-offences, and in the course of such (d) power to notify the seasons and manner in which fire may be kindled,

(c) power to give the permission referred to in section 0, sub-section (1),

(1) power to grant general exemptions under section 17;

(c) power to take possession of property under sections 23, 21 and 12;

(4) power to direct the release of property and withdrawal of charges and may withdraw any powers so conferred.

(2) Evidence recorded under clause (c) of sub-section (1) shall be admissible in any subsequent trial of the alleged offender before a Magistrate:

See now the Code of Criminal Procedure, 1825 (Act 5 of 1878). Gent. Acts, Vol. V.

Power to arrest without warrant.

- 30. (1) Any Forest-officer or Police-officer may, without orders from a Magistrate and without a warrant, arrest any person reasonably suspected of having been concerned in any forest-offence, if such person refuses to give his name and residence, or gives a name or residence which there is reason to believe to be false, or if there is reason to believe that he will abscond.
- (2) Every officer making an arrest under sub-section (1) shall, without unnecessary delay, take or send the person arrested before a Magistrate having jurisdiction in the case or to the officer in charge of the nearest police-station.

Punishment for wrongful seizure or arrest.

- -31. (1) Any Forest-officer or Police-officer who vexatiously and unnecessarily seizes any property on pretence of seizing property liable to confiscation under this Regulation, or who vexatiously and unnecessarily arrests any person, shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.
- (2) Any fine so imposed or any portion thereof shall, if the convicting Magistrate so directs and the fine or portion is recovered, be given, subject to the direction in the last paragraph of section 545 of the Code of Criminal Procedure, 1882, as compensation to the person aggrieved by such seizure or arrest.

X of 1882.

Power to prevent commission of offence. Power to compound offences.

- 32. Every Forest-officer and Police-officer shall prevent, and may interfere for the purpose of preventing, the commission of any forest-offence.
- 33. (1) The Chief Commissioner may, by notification in the Gazette of India, empower a Forest-officer, by name or as holding an office,—
 - (a) to accept from any person against whom a reasonable suspicion exists that he has committed any forest-offence, other than an offence specified in section 29 or section 31, a sum of money by way of compensation for the offence which such person is suspected to have committed, and,
 - (b) when any property has been seized as liable to confiscation, to release the same on payment of the value thereof as estimated by such officer.
- (2) On the payment of such sum of money, or such value, or both, as the case may be, to such officer, the suspected person, if in custody, shall be dis-

¹ See now the Code of Criminal Procedure, 1898 (Act 5 of 1898), s. 545 (2). Genl. Acts, Vol. V. The Code was extended to British Baluchistan by the British Baluchistan Laws Regulation, 1913 (2 of 1913) infra, p. 209.

commit, any forest-offence, and shall assist any Forest-officer or Police-officer demanding bis aid-

- (a) in extinguishing any fire occurring in such a forest,
- (b) in preventing any fire which may occur in the vicinity of such a forest, from spreading to such a forest,
- (c) in preventing the commission in such a forest of any forest-offence and.
- (d) when there is reason to believe that any such offence has been committed in such a forest, in discovering and arresting the offender.
- 41. All money, other than fines, payable to the Government under this Recovery of Regulation or under any rule thereunder, or on account of the price of any fines and other moneys, timher or other forest-produce or of expenses incurred in the execution of this Regulation in respect of such timber or produce, may, if not paid whon due, be recovered under the law for the time being in force as if it were an arrear of lond-revenue.
- 42. (1) When any such money is payable for, or in respect of, any forest Lien on produce, the amount thereof shall be deemed to be a first charge on such duce for produce, and the produce may be taken possession of by a l'orest-officer specially such money. empowered in this behalf and may be retained by him until the amount has heen raid.
- (2) If the amount is not paid when due, the Forest-officer may sell the produce by public auction, and the proceeds of the sale shall be applied first in discharging such amount.
- (3) The surplus (if any), if not claimed within two months from the date of the sale by the person entitled thereto, shall be forfeited to the Government.
- 43. The Government shall not be responsible for any loss or damage which Irresponsimay occur in respect of any timber or other forest-produce while at a station bility of Gorestablished under section 13, or while detained elsewhere for the purposes of its officers for this Regulation, and no Forest-officer shall be responsible for any such loss or damage to, damage unless be causes the same negligently, maliciously or fraudulently.

44. When any person, in compliance with any rule under this Regulation, Recovery of binds himself by any instrument to perform any duty or net, or covenants by penalties due any instrument that he, or that he and his servants and agents, will abstain from any act, the whole sum mentioned in such instrument as the amount to be paid in case of a breach of the conditions thereof may, notwithstanding anything in section 71 of the 1 Indian Contract Act, 1872, he recovered from bim in case of such breach as if it were an arrear of land-revenue.

IX of 1872.

certain forest-

I Genl. Acts, Vol. II. The Act is in force in British Balachutan by virtue of the British Paluchistan Laws Regulation, 1913 (2 of 1913), infra, p. 209.

British Baluchistan Criminal Justice.

[1896: Reg. VIII.

CHAPTER IX.

I of 1890. Amendment of the Brilish Baluchistan Laws and Civil Justice Regulations, 1890.

- 45. Amendment of s. I of the British Baluchistan Laws Regulation, 1890. [Rep. British Baluchistan Laws Regulation, 1913 (II of 1913.)]
- 46. Repeal of words in s. 7 of the British Baluchistan Laws Regulation, 1890. [Rep. British Baluchistan Laws Regulation, 1913 (II of 1913)].
 - 47. Substitution of new section for section 71 of Regulation III of 1890. [Rep. British Baluchistan Civil Justice Reg. IX of 1896, s. 2.]

THE BRITISH BALUCHISTAN CRIMINAL JUSTICE. REGULATION, 1896.

CONTENTS.

SECTIONS.

- 1. Title and commencement.
- 2. Repeal. Saving.
- 3. Application of the Code of Criminal Procedure, 1882.

THE SCHEDULE.

Modifications subject to which the Code is to extend to British Baluchistan.

- 1. High Court.
- 2. Pleader.

Repealed by the British Baluchistan Civil Justice Regulation, 1896 (9 of 1896). Infra.

1896 : Reg. VIII.] British Balvchistan Criminal Instice.

SECTIONS.

- 3. Court of Session.
 - 4. Conferment of magisterial powers on Police-officers.
- 5. Powers of Magistrates.
- 6. Power to any Police-officer to act under section 55.
- 7. Detention by police.
- 8. Complement to British Baluchistan Laws Regulation, 1890, s. 1, cl. (2).
- State offences and false evidence by person to whom pardon has been tendered.
- 10. Tender of pardon.
- 11. Recording of evidence.
- 12. Execution of sentence of imprisonment for six months or less.
- 13. Appeal to High Court and limitation therefor.
- 14. Restrictions on appeal.
- 15. Enbancement of punishment on appeal.
- Contempt and offences against public justice or relating to documents.
- 17. Conduct of prosecutious.
- 18. Transfer of cases.
- 19. Orders not reversible on technical grounds alone.
- Process and copying fees, and admission of pleaders and petitionwriters.
- 21. Saving of provisions relating to European British subjects.

REGULATION No. VIII or 1896.

A Regulation to consolidate and amond the law relating to the administration of Criminal Justice in British Balachistan.

[30th October, 1896.]

WHEREAS it is expedient to consolidate and amend the law relating to the administration of Criminal Justice in British Baluchistan;

And whereas Her Majesty's Secretary of State for India in Council has sanctioned the exercise by the Chief Court of the Paujab of criminal jurisdiction over European British subjects in British Baluchistan;

- It is hereby enacted as follows :--
- 1. (1) This Regulation may be called the British Baluchistan Criminal Title and Justice Regulation, 1896; and

(2) It shall come into force at once.

Repeal.

2. (1) The British Baluchistan Criminal Justice Regulation, 1890, and 11 of 1890. Regulation II of 1893 are repealed.

Saving.

(2) But all proceedings commenced, officers appointed or authorized, all jurisdictions and powers conferred, rules made and orders issued under any of the provisions of the said Regulations shall be continued and, as far as may be, be deemed to have been respectively commenced, appointed or authorized, conferred, made and issued under this Regulation, and any enactment or document referring to any of the said provisions shall, as far as may be, be construed to refer to this Regulation or to the corresponding portion thereof.

Application of the Code of Criminal Procedure, 1882.

3. Subject to the modifications set forth in the schedule, the Code of Criminal Procedure, 1882, (hereinafter referred to as "the Code",) shall extend X of 1882 to the whole of British Baluchistan, so far as it can be made applicable in the circumstances for the time being.

THE SCHEDULE.

(See section 3.)

Modifications subject to which the Code is to extend to British Baluchistan.

" High-Court."

(Section 4,

 $c1.\ (j).)$

- 1. "High Court" shall mean,-
 - (i) in reference to proceedings against European British subjects or persons jointly charged with such subjects, the Chief Court of the Punjab; and,
- (ii) in reference to proceedings against other persons, the Judicial Commissioner:

Provided that every sentence of death passed or confirmed by the Judicial Commissioner shall be submitted to the Chief Commissioner and shall not be executed unless and until it has been confirmed by the Chief Commissioner who in every case so submitted to him shall exercise all the powers of a High Court described in Chapter XXVII of the Code.

"Pleader."
(Section 4, el. (r).)

2. "Pleader," used with reference to any proceeding in any Court, means a legal practitioner having authority from the Chief Commissioner to act in such proceeding or practise in such Court.

¹ This reference must be construed as referring to the corresponding provisions of the Code of Criminal Procedure, 1898 (Act 5 of 1898), Genl. Acts, Vol. V. The Code has been extended to British Baluchistan by the British Baluchistan Laws Regulation, 1913 (2 of 1913), infra, p. 209, subject to the provisions of this Regulation construed as mentioned above.

1896 ; Reg. VIII.] British Baluchistan Criminal Justice.

- 3. (1) Each district shall he a Sessions Division, the Court of the District Court of Session Magistrate shall he the Court of Session for that Division, and the District Sections 7. 9 and 193, and 193, and 194, and 195, and
- (2) As Judge of a Court of Session a District Magistrate may take cognizance of any offence as a Court of original jurisdiction without the accused person being committed to him by a Magistrate, and, when so taking cognizance of an offence, shall, subject to the provisions of this Regulation, follow the procedure prescribed for the trial of warrant cases by Magistrates.
- (3) A trial before a Court of Session may be without jury or aid of assessors.
- 4. Notwithstanding anything in Act V of 1861, or in any other enact conference ment for the time being in force, the Chief Commissioner may confer on any of the powers on Police-officer all or any of the powers conferred or conferable by or under the conference on any Magistrate, in regard to particular cases, or to a particular classe (Section 14) or narticular classes of cases or to cases generally.
- 5. (1) Magistrates described in the first column of the following table Powers of shall have the powers severally specified against them in the second column (Sections 36, 2000), without being further empowered in that behalf.—

| Magistrates | Powers. | | |
|--|--|--|--|
| 1 | t | | |
| Magistrates of the first class | To require recurity for good behaviour, section 110. | | |
| | To make orders as to local nutrances, section 133. | | |
| Magistrates of the first or second class. | To make orders prohibiting repetition of anisances, section 113. | | |
| | To make orders under section 111. | | |
| Magistrates of the first, second or third class. | To entertain complaints, section 191, | | |
| | To receive police-reports, section 101.5 | | |
| | To entertain cases without complaint, section 191, | | |
| Sub-divisional Magistrates | To call for records, section 435. | | |

¹ Genl. Acts. Vol. I.

Beenow & 190 of the Code of Criminal Procedure, 1893 (Act 5 of 1898), Genl. Acts, Vol. V.

- (2) The Chief Commissioner may empower a Magistrate of any class to try in a summary way under Chapter XXII any offence mentioned in section 260 which under section 29 he is competent to try.
- 6. Any Police-officer may exercise the powers conferred by section 55 on an officer in charge of a police-station.
 - 7. (1) Notwithstanding anything in section 57 or section 61, an officer in charge of a police-station may detain a person arrested without warrant so long as in all the circumstances of the case is reasonable:
 - (2) But when the officer of his own authority detains any such person in custody for a longer period than twenty-four hours exclusive of the time necessary for the journey from the place of arrest to the nearest Magistrate's Court, he shall state in the report prescribed in section 62 his reasons for prolonging the detention of the person, and, where the detention extends beyond three days, shall submit further reports of the reasons therefor at such intervals as the Magistrate to whom the report under section 62 was submitted may by general or special order direct.
 - 8. Nothing in the first paragraph of section 162 shall be construed to apply to a statement made to a Police-officer who is a Magistrate.
 - 9. A prosecution for an offence against the State or for the offence of giving false evidence in respect of a statement made by a person who has accepted a tender of pardon, may be entertained upon complaint made by order of, or under authority from, the District Magistrate.
 - 10. A Magistrate tendering a pardon to an accomplice under section 337 need not record his reasons for so doing, and, notwithstanding anything in that section, may try the case himself.
 - 11. In inquiries and trials (other than summary trials) by or before a Magistrate or Court of Session, it shall be sufficient if the Magistrate or Court makes a memorandum of the substance of the evidence of each witness as the examination of the witness proceeds.
- 12. In the case of a sentence of imprisonment for a term not exceeding six months, the Court passing the sentence may forward the accused with a imprisonment for six months warrant to the District Magistrate, who may in his discretion either cause (Section 383.) the prisoner to be employed in any part of the district as a labourer on roads or other works of public utility, or forward him to the nearest jail.

Power to any Policeofficer to act under section 55. (Section 55.) Detention by police. (Sections 57 and 61.)

Complement to British Baluchistan Laws Regulation, 1890, s. 4, cl. (2.) (Section 162.) State offences and false evidence by person to whom pardon has been tendered. (Sections 196 and 339.) Tender of pardon. (Section 337.)

Recording of evidence. (Chapter XXV.)

Execution of sentence of

13. (I) A person convicted on a trial held by a District Magistrate may Appeal to appeal to the High Comt.

High Court and limitation therefor.

of 1877.

- (2) Notwithstanding anything in the Indian Limitation Act, 1877, (Section 408.) the period of limitation for an appeal to the High Court shall, except in the cases provided for by No. 150 and No. 157 of the second schedule to that Act, be thirty days from the date of the conviction.
- 14. (1) Notwithstanding anything in this schedule or in the Code, an Restrictions appeal shall not lie-(Sections 413
 - (a) in a case in which a Magistrate of the first class passes a sentence of and 411.) imprisonment for a term not exceeding six months only, or of fine not exceeding five hundred rupees only, or of whipping only: or
 - (b) in a case in which a District Magistrate or Court of Session passes a sentence of imprisonment for a term not exceeding one year, or of fine not exceeding one thousand rupees, or of whipping, or of all or any of those punishments combined.
- (2) The Governor General in Council may at any time, by notification in the Gazetto of India, direct that this section shall cease to be in force in any district with effect from a date to be specified in the notification.
- 15. In any case in which an appeal lies, the Appellate Court may enhance Enhancement of nunish. nny mnishment which has been awarded:

meat on Provided that, if the appeal is from the sentence of a Magistrate of any appeal. (Section 423.) class, the Appellate Court shall not inflict a greater punishment than might have been inflicted by a Magistrate of the first class.

16. Where an offence referred to in section 195 is committed before a contempt Judge of a Criminal Court or Magistrate, or in contempt of his authority, or and offences is brought to his notice in the course of a judicial proceeding, he may himself be justice or relating to try for the offence the person accused thereof. documents. (Section 487.)

17. Notwithstanding anything in section 495, a Court may allow any (Section 48 Police-officer to conduct a prosecution

(Section 195) 18. Notwithstanding mything in section 526, the High Court may, of its Transfer of own motion or on any representation, whether supported by affidavit or not, (Section 526) by special or general order, direct that any criminal case or appeal or class of eriminal cases or appeals, he transferred to, and tried before, itself, or that an accused person, or accused persons, be committed for trial to itself,

I See now the Indian Limitation Act, 1908 (9 of 1908), Genl. Acts. Vol. VI. This Act is in force in British Beluchistan in virtue of Regulation 2 of 1913, infra, p. 203.

-[1896: Reg. VIII.

[1896: Reg. IX.

British Baluchistan Civil Justice.

Orders not reversible on technical grounds gularity alone. (Section 537.) justice.

19. Notwithstanding anything in the Code, a finding, sentence or order shall not be reversed or altered on appeal or revision on account of any irregularity of procedure, unless the irregularity has occasioned a failure of justice.

Process and copying fees, and admission of pleaders and petition-writers. (Section 553.)

- 20. (1) With the previous sanction of the Chief Commissioner, rules may be made under section 553, clause (c), for the regulation of the following among other matters, namely:
 - (a) the fees to be paid for processes;
 - (b) the fees to be paid for copies and inspection of records;
 - (c) the qualifications to be possessed by, and the conditions to be imposed on, legal practitioners applying to the Chief Commissioner for authority to practise in Criminal Courts, and the fees, if any, to be paid for the concession of such authority; and
 - (d) the licensing of petition-writers and regulation of their conduct.
- (2) Whoever breaks any rule under clause (d) of sub-section (1) may, subject to the provisions of any rule under that clause, be suspended or removed from practice or be punished with fine which may extend to fifty rupees.

Saving of provisions relating to European British subjects.

21. Nothing in this schedule with respect to procedure in inquiries or trials, or with respect to sentences or appeals therefrom or the enhancement or execution thereof, shall be construed to affect the Code in its application to European British subjects or persons jointly charged with such subjects.

THE BRITISH BALUCHISTAN CIVIL JUSTICE REGU-LATION, 1896.

CONTENTS.

CHAPTER I.

PRELIMINARY.

SECTIONS.

- 1. Title and commencement.
- 2. Repeal. Saving.

¹ See now s. 554, clause (c) of the Code of Criminal Procedure, 1898 (Act 5 of 1898), Genl. Acts, Vol. V.

CHAPTER II. THE COURTS.

Sections.

- 3. Grades of Civil Courts.
 - 4. Appointment of presiding officers.
- 5. Number of Courts of second, third, fourth and lifth grades and power
- 6. Original jurisdiction of Courts.
- 7. High Court and District Court.
- 8. Control over Civil Courts.

CHAPTER III.

CIVIL PROCEDURE.

- 9. Procedure to be observed in Civil Courts
- Prior Adjudications and Pending Suits. 10. Effect of prior adjudication.
- 11. Effect of pending suits
- Appearances, Applications and Acts by Parties. 12. Appearance in person or by representative.
- 13. Withdrawal of permission to appoint representative
- 14. Consequences of not appearing in person when required.

Institution of Suits.

- 15. Mode of beginning suit.
- 16. Examination of plaintiff.
- 17. Summary dismissal of suit. Is. Issue of summons.

Service of Summons on Defendants

- 19. Mode of service of summons.
- 20. Service on defendant in person.
- 21. Service when defendant cannot be found.
- 22. Undersement of summons by person served. 23. Service by posting copy of summons on door of ordinary residence.
- 24. Endersement of summons by persons serving.

[1896: Reg. IX.

SECTIONS.

- 25. Substituted service when summons is returned unserved.
- 26. Fixing of time for appearance in case of substituted service.
- 27. Service on defendant residing out of jurisdiction and having no agent.
- 28. Service on defendant residing out of British India and having no agent.
- 29. Service on agent in charge of immoveable property.

Consequences of non-appearance of Parties.

- 30. Dismissal of suit on non-appearance of either party.
- 31. Procedure on non-appearance of defendant when summons was duly served.
- 32. Procedure on non-appearance of defendant when summons was not duly served or not served in due time.
- 33. Judgment by default against plaintiff not appearing or against defendant on admission.
- 34. Consequence of non-appearance of one or more of several plaintiffs.
- 35. Consequence of non-appearance of one or more of several defendants.
- 36. Setting aside judgment ex parte against defendant.
- 37. Setting aside judgment against plaintiff by default.
- 38. Judgment not to be set aside without notice.

Fixing Issues and Preparations for the Hearing.

- 39. Framing of issues.
- 40. Procedure when parties are at issue on a question of fact.
- 41. Service of summons on witnesses.
- 42. Arrest of witness neglecting to attend.

The Hearing.

- 43. Mode of taking evidence.
- 44. Recording of evidence.
- 45. Power for Court to examine witness or require production of document.

Judgments.

- 46. Delivery of judgment.
- 47. Judgment to be in writing.
- 48. Contents of judgment.
- 49. Costs.

Sections.

- 50. Allowance of interest.
- Payment of amount of decree by instalments.
- 52. Contents of decree for moveable property.
- 53. Copies of judgment to be furnished to parties.

Procedure in Special Cases.

- 54. Injunction against waste, damage or alienation of property in dispute.
- 55. Injunction against breach of contract or committal of injury,
- 50. Enforcement of injunctions by attachment of property.
- 57. Power to vary or set aside orders under sections 54 and 55, and to adjudge compensation to party injured.
- 58. Power to add parties.
- 59. Certain suits triable with the aid of assessors.

Miscellaneous.

- 60. Exemption of women from appearance in person.
- 6]. Power to Chief Commissioner to exempt from appearance in person.
- 02. Filing of documents admitted in evidence.
- 63. Mode of admission in evidence of entry in book.

Execution of Decrees.

- 64. Mode of execution of decrees.
- 65. Decree against surety.
- 66. Execution of ex parte decrees.

Appeal.

- 07. Appeals from Courts of Tahsildars, Munsifs, Assistant Commissioners and Extra Assistant Commissioners.
- 08. Appeal from Court of Deputy Commissioner.
- 69. Appeal from appellate decrees and orders.

Revision.

70. Revision.

Distribution of Business and Transfer of Proceedings.

- 71. Power for Deputy Commissioner to distribute business.
- 72. Power for Judicial Commissioner and Deputy Commissioner to transfer proceedings. Review.
- 73. Review.

[1896: Reg. IX.

CHAPTER IV.

REFERENCE TO ARBITRATION.

Making and Contents of Reference.

SECTIONS.

- 74. Making of reference.
- 75. Contents of order of reference.

References to several Arbitrators.

- 76. Appointment of arbitrators where reference is to more than one arbitrator.
- 77. Power to excuse arbitrator from serving and to call for nomination of substitute.
- 78. Nomination of new arbitrator in place of one dying or failing to act.
- 79. Nomination by Court on default of parties.
- 80. Award.
- 81. Summoning parties to give evidence.
- 82. Preparation and submission of award.
- 83. Remission of award to arbitrators.
- 84. Grounds for setting aside award.
- 85. Decision according to award.
- 86. Bar to appeal and suit.

References to a single Arbitrator.

87. Reference to single arbitrator.

CHAPTER V.

SUPPLEMENTAL PROVISIONS.

- 88. Disposal of pending cases.
- 89. Law to be administered.
- 90. Power for Judicial Commissioner to make rules.
- 91. Miscellaneous proceedings.
- 92. Decrees and orders not reversible on technical grounds alone.
- 93. Conferment of powers of Deputy Commissioner.
- 94. Power to confer Small Cause Court jurisdiction.
- 95. Limitation for appeals and applications under this Regulation,

THE SCHEDULE.

1896: Reg. IX.] - British Baluchistan Civil Justice,

REGULATION No. IX of 1896.

A Regulation to consolidate and amend the law relating to the administration of Civil Justice in British Baluchistan.

{ 30th October, 1896-}

WHEREAS it is expedient to consolidate and amend the law relating to the administration of civil justice in British Baluchistan; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

- (1) This Regulation may be called the British Balnehistan Civil Justice Title and commence.
 Regulation, 1896; and
 - (2) It shall come into force at once.
- (1) The Regulations specified in the schedule are repealed to the extent Repeal. mentioned in the fourth column thereof.
- (2) But, subject to the provisions of section 88, all officers appointed or taums, authorized, jurisdictions and powers conferred, rules made and orders issued under any of the provisions so repeated shall be continued and, as far as may be deemed to have been respectively appointed or authorized, conferred, made and issued under this Regulation, and any enactment or document referring to any of the said provisions shall, as far as may be, be construed to refer to this Regulation or to the corresponding portion thereof.

CHAPTER II.

THE COURTS.

- Besides the Courts established under any other enactment for the time oraces of being in force, the Civil Courts in British Baluchistan shall be of five grades, Civil Courts. namely:—
 - (1) the Court of the Judicial Commissioner;
 - (2) the Court of the Deputy Commissioner;
 - (3) the Courts of the Assistant Commissioner and Extra Assistant Commissioner:
 - (4) the Courts of the Tahsildar and Munsif; and
 - (5) the Court of the Naib-Tahsildar.

Appointment of presiding officers.

Number of

fourth and

fifth grades and power to

their juris-

jurisdiction of Courts.

fix local limits of

diction.
Original

Courts of second, third,

- 4. (1) The presiding officers of the Courts of the first, second and third grades shall be appointed and may be removed by the Governor General in Council.
- (2) The presiding officers of the Courts of the fourth and fifth grades shall be appointed and may be removed by the Chief Commissioner subject to the control of the Governor General in Council.
- (3) Any appointment under this section may be made either by name or by virtue of office.
- 5. (1) The Chief Commissioner may, with the previous sanction of the Governor General in Council, fix and vary the number of Courts of the second, third, fourth and fifth grades.
- (2) The Chief Commissioner, by notification in the Gazette of India, may, with the previous sanction of the Governor General in Council, fix and vary the local limits of the jurisdiction of the Courts aforesaid.
- 6. Except as otherwise provided by any other enactment for the time being in force,—
 - (a) the Court of the Naib-tahsildár shall have jurisdiction to try suits of value not exceeding fifty rupees and of the <u>nature</u> cognizable by a Court of Small Causes established under the Provincial Small Cause Courts Act, 1887;

IX of 1887.

- (b) the Courts of the Tahsildár and Munsif shall have jurisdiction to try original suits of such value, not exceeding one thousand rupees, as the Chief Commissioner may in the case of each Tahsildar or Munsif direct, or if no such direction has been made then original suits of value not exceeding three hundred rupees;
- (c) the Courts of the Assistant Commissioner and Extra Assistant Commissioner shall have jurisdiction to try original suits of value not exceeding ten thousand rupees; and
- (d) the Court of the Deputy Commissioner, and the Court of any Assistant Commissioner or Extra Assistant Commissioner whom the Chief Commissioner may, by notification in the Gazette of India, specify in this behalf shall have jurisdiction to try original suits without limit as regards the value.

High Court and District Court. 7. (1) Subject to the provisions of this section and of any other enactment for the time being in force, the Court of the Judicial Commissioner shall, for

¹ See Genl. Acts, Vol. IV. This Act is in force in British Baluchistan by virtue of Regulation 2 of 1913, infra, p. 209.

of 1869.

the purpose of all enactments relating to civil jurisdiction for the time being in force, he deemed to he the High Court for British Baluchistau.

- (2) The Court of the Deputy Commissioner shall, for the same purposes, he deemed to be the principal Civil Court of original jurisdiction and the District Court for the local area within its jurisdiction.
- (3) For the purposes of the Indian Divorce Act¹ the Chief Court of the Punjab and the Deputy Commissioner shall be deemed to be the High Court and the District Judge, respectively.
- 8. (1) The general superintendence and control over all other Civil Courts Control over shall be vested in, and all such Courts shall be subordinate to, the Court of Civil Courts the Judicial Commissioner.
 - (2) Subject to the general superintendence and control of the Court of the Judicial Commissioner, the Deputy Commissioner shall control all other Civil Courts in the local area within his jurisdiction.

CHAPTER III.

Creit PROCEDURE.

General Rule.

9. Except as otherwise provided by any other enactment for the time Procedure being in force, the provisions of this Chapter shall apply to all suits and other to be abserved proceedings in the Civil Courts of British Baluchistan.

Prior Adjudications and Pending Suits

- 10. A Court shall not try any suit in which the matter in issue has been Effect of heard and finally decided by a Court of competent jurisdiction in a former suit ration. hetween the same parties in the same rights, or between parties under whom they, or any of them, claim,
- 11. A Court shall not try any suit in which the matter in issue is also in Effect of issue in another suit between the same parties, or between parties under whom arealise they, or any of them, claim, pending in the same or any other Court, whether superior or interior, in British India.

Apprarances, Applications and Acts by Parties.

12. (1) The Court may in its discretion, for any sufficient reason, permit appearance, application or act, required to be made or done by a party in person or

¹ See Genl. Acts, Vol. II. This Act is in force in British Baluchitan by virtue of the British Baluchitan Laws Regulation, 1913 (2 of 1913) printed, enfin, p. 209.

this sub-section.

[1896: Reg. IX.

by representa- under this Regulation, to be made or done by the party through an authorized agent, or through a legal practitioner having authority from the Chief Commissioner to plead and act for parties with the permission of the Court under

- (2) Permission under this section shall in all cases be granted to persons exempt from personal appearance in Court.
- (3) Except with the permission of the Court granted under the foregoing provisions of this section, every appearance, application or act under this Regulation shall be made or done by a party in person.
- (4) When the permission mentioned in this section is granted to a party, the agent or legal practitioner must, unless, in the case of a legal practitioner, he is an advocate of a High Court established by Royal Charter or of the Chief Court of the Punjab, be appointed by the party by instrument in writing, and that instrument must be filed in Court.

Withdrawal of permission to appoint representative.

13. In any case in which the Court has permitted a party not being a person exempt from personal appearance in Court to appear by an agent or a legal practitioner, it may, for reasons to be recorded in writing, withdraw the permission, at any stage of the proceedings, and require the party to attend in person.

Consequences of not appearing in person when required, 14. A party required to attend in person under the last foregoing section, and failing so to attend shall be subject to the provisions of this Regulation applicable to parties who do not appear.

Institution of Suits.

Mode of beginning suit.

15. The plaintiff must begin his suit by presenting to the Court a written plaint.

Examination of plaintiff.

16. On a plaint being so presented, the Court shall register the suit and examine the plaintiff, or his agent or legal practitioner, as to the merits of the case.

Summary dismissal of suit. 17. If upon the examination it appears that there is no substantial cause of action, or that the claim is one which from its nature is not a proper subject of litigation in a Civil Court, the Court may dismiss the suit.

Issue of summons.

18. If upon the examination it is found that the plaintiff sets forth a good cause of action, the Court shall issue a summons to the defendant to appear and answer at a certain time and place.

Service of Summons on Defendants.

Mode of service of summons. 19. Service of the summons shall be made by delivering or tendering a copy thereof signed by the Judge or such officer as he appoints in this behalf

and scaled with the scal of the Court, and, when there are more defendants than one, service of the summons shall be made on each defendant.

- 20. Whenever it is practicable, the service shall be on the defendant in Service ou defendant in person.
- 21. When the defendant cannot be found, the service may be on any adult Service when male member of his family residing with him or, where the defendant is a defendant cannot be member of a tribe, on the head of the tribe.
- 22. (1) Where the summens is served on the defendant personally, or on Endersement any person on his hehalf, the person on whom the service is made shall be by person required to sign an acknowledgment of service, to be endorsed on the original served. summens or on a copy thereof under the scal of the Court.
- (2) If the person refuses to sign the acknowledgment, the service of the summons shall nevertheless be held sufficient if it is otherwise proved to the satisfaction of the Court.
- 23. When the defendant cannot he found, and there is no person on whom Serrice by the service can he made, the service may be effected by posting the copy of the pating copy summons on the outer door of the house in which the defendant ordinarily on door of resides, if he ordinarily resides at any place within the local limits of the juris-sidence. diction of the Court.
- 24. The person serving a summons shall, in all cases in which the sum Endorsment of summons has been served, endorse on the original summons, or on a copy thereof, by rerson under the seal of the Court, the time when, and the manner in which, it was serving, served.
- 25. (1) When a summons is returned to the Court without having been Substituted served, if the plaintiff satisfies the Court that there is reasonable ground summons is for believing that the defendant is keeping out of the way for the purpose of returned avoiding the service of the summons, or that for any other reason the summons cannot be served in the ordinary way, the Court shall order the summons to be served—
 - (a) by posting a copy thereof on some conspicuous place in the courthouse and also on the door of the house in which the defendant last resided, if it is known where he last resided, or
 - (b) in such other manner as the Court thinks proper.
- (2) A service in the manner ordered by the Court under clause (b) of subvection (I) shall be as effectual as if it had been made in the manner specified in clause (a) of that sub-section.

[1896 : Reg. IX.

Fixing of time for appearance

26. When service is substituted by order of the Court under the last foregoing section, the Court shall fix such time and place for the appearance of the defendant as the case may require.

Service on defendant residing out of jurisdiction and having no agent.

in case of substituted

service.

27. If the defendant ordinarily resides beyond the local limits of the jurisdiction of the Court in which the suit is instituted, and has not within those limits an agent empowered to accept the service, the Court shall transmit the summons for service to a Court having jurisdiction at the place where the defendant resides.

Service on defendant residing out of British India and having no agent.

- 28. (1) If the defendant resides out of British India and has not in British India an agent empowered to accept the service, the summons shall be addressed to the defendant at the place where he resides, and be forwarded to him by post or otherwise.
- (2) If at the time fixed for the hearing of the suit, or at any time subsequent thereto to which the hearing may be adjourned, a defendant to whom a summons has been forwarded under sub-section (1) does not appear, the Court may, on the application of the plaintiff, direct that the plaintiff shall be at liberty to proceed with his suit in such manner, and subject to such conditions as the Court thinks fit.

Service on agent in charge of immoveable property.

29. When the suit is for land or other immoveable property, and the summons for any reason cannot be served on the defendant in person, the summons may be served on any agent of the defendant in charge of the land or other property.

Consequences of non-appearance of Parties.

Dismissal of suit on noneither party.

- 30. (1) If, at the time fixed for the defendant to appear and answer, or appearance of at any time subsequent thereto to which the hearing of the suit may be adjourned, neither party appears when called upon by the Court, the suit shall be dismissed.
 - (2) When a suit is dismissed under sub-section (1), the plaintiff may bring a fresh suit, or, if within a period of thirty days from the date of the dismissal of the suit he satisfies the Court that there was sufficient cause for his failure to appear, the Court may issue a fresh summons upon the plaint already filed.

Procedure on non-appearance of defendant **w**pen summons was duly served.

31. (1) If the plaintiff appears and the defendant does not appear, and it is proved to the satisfaction of the Court that the summons was duly served the Court shall proceed to hear the suit ex parte.

- (2) If the defendant appears at any subsequent time to which the hearing of the suit may be adjourned, and assigns good cause for his previous failure to appear, he may, upon such terms as the Court may direct as to payment of costs or otherwise, be heard in answer to the suit in like manner as if he had appeared at the time fixed for his appearance.
- 32. (1) If the plaintiff appears and the defendant does not appear, Procedure on and it is not proved to the satisfaction of the Court that the summons non-appearwas duly served in any of the modes of service provided by this Regulation, defendant the Court may direct a second summons to the defendant to be issued in any more was not of those modes.

duly served or not served in due time.

- (9) If the plaintiff appears, and it is proved to the satisfaction of the Court that the summons was duly served on the defendant, but was served on him too late to admit of his appearing of and answering at the time fixed in the summons, the Court shall postpone the hearing of the suit to a future time to be fixed by the Court, and may direct notice of that time to be given to the defendant.
- 33 (1) If the defendant appears and the plaintiff does not appear, the Judgmentby Court shall pass judgment against the plaintiff by default, unless the defend-example ant admits the claim, in which case the Court shall wass judgment against plaintiff not the defendant upon the admission. defendant on (2) When judgment is passed against a plaintiff by default, he shall he admission.

precluded from bringing a fresh suit in respect of the same cause of action.

- 34. If there are two or more plaintiffs and appearance is made by one or Consequence more of them, and not by the other or others, the Court may, at the instance of non-apof the plaintiff or plaintiffs appearing, proceed with the suit in the same way one or more of several as if all the plaintiffs had appeared, and pass such order as is just and proper plaintiffs. in the circumstances of the case.
- 35. If there are two or more defendants and appearance is made by one or Consequence more of them and not by the other or others, the Court shall proceed with the commander of suit to judgment, and shall, at the time of passing judgment, make such one or more order with respect to the defendant or defendants by whom appearance has not defendants. been made as is just and proper in the circumstances of the case.
- 36. (1) Where judgment is passed ex parte against a defendant, he may Settler apply at any time, not later than thirty days from the date on which any side judg process for enforcing the judgment has been executed, to the Court by which parts against the judgment was passed, for an order setting it aside.
- (2) If it is proved to the satisfaction of the Court that the summons was not duly served or that the defendant was prevented by sufficient cause from

[1896: Reg. IX.

appearing when the suit was called on for hearing, the Court shall pass an order setting aside the judgment and appoint a time for proceeding with the suit.

Setting aside judgment against plaintiff by default.

- 37. (1) Where the judgment is passed against a plaintiff by default, he may apply, within thirty days from the date of the judgment, for an order setting it aside.
- (2) If it is proved to the satisfaction of the Court that the plaintiff was prevented by sufficient cause from appearing when the suit was called on for hearing, the Court shall pass an order setting aside the judgment by default and appoint a time for proceeding with the suit.

Judgment not to be set aside without notice. 38. A judgment shall not be set aside on an application under either of the two last foregoing sections unless notice of the application has been served on the opposite party.

Fixing Issues and Preparations for the Hearing.

Framing of issues.

39. If both parties are present at the time fixed for the defendant to appear and answer or at any time subsequent thereto to which the proceedings are adjourned for the purposes of this section, the Judge shall examine them with a view to ascertaining upon what questions of law and fact the parties are at issue, and, having with his own hand made a note of the examination, shall frame and record the issues of law and fact on which the right decision of the case depends.

Procedure when parties are at issue on a question of fact.

- 40.7(1) If the parties are at issue on a question of fact, the Court shall then further examine them as to the evidence they intend to adduce upon the question, and shall either proceed at once to hear the suit or appoint a time and place for the hearing thereof.
- (2) Upon such sums being deposited for the expenses of witnesses, as subject to any rules under this Regulation, the Court thinks reasonable, the Court shall issue such summonses for the attendance of witnesses and the production of documents as the parties may desire.

Service of summons on witnesses. 41. A summons to a witness shall be signed, sealed and served as nearly as may be in the manner provided by this Regulation for the signing, sealing and service of a summons on a defendant.

Arrest of witness neglecting to attend.

42. If a witness on whom a summons has been so served neglects or refuses to appear at the time and place appointed and does not offer reasonable excuse for the neglect or refusal, the Court may issue a warrant to bring the witness before it to give his evidence.

The Hearing.

- 43. (1) At the time for the hearing of the suit, or at some time subset Mode of quent thereto to which the hearing may be adjourned, the evidence of the taking evi-witnesses and of any parties to the suit appearing as witnesses, shall be taken by the Judge orally in open Court and in presence of the parties.
- (2) Any evidence given in a language not understood by a party to the suit shall be interpreted to that party as the examination proceeds.
 - (3) Each party may examine the opposite party and all witnesses
- 44. A memorandum of all evidence taken shall be recorded by the Judge Recording of with his own hand as the examination proceeds, either in English or in the evidence. language prescribed by the Chief Commissioner as the language of the Court, as the Judgo thinks fit.
- 45. At any stage of the suit the Court may examine as a witness any Fower for person present in Court or call upon him to produce any document or other examine thing, or may summon any person to give evidence or produce any document witness or other thing, if it considers that the oridence of the person or the production production of the thing is likely to aid it in the decision of the matters in dispute.

Judgments.

- 46. When the documentary evidence, if any, has been perused, and the Delivery of witnesses have been examined and the parties heard, the Court shall, either judgment immediately or at some subsequent time, of which due notice shall be given to the parties, deliver its judgment.
- 47. The judgment shall be written by the Judge with his own hand, Judgment either in English or in the language prescribed by the Chief Commissioner as writing, the language of the Court, as the Judge thinks fit, and it shall be dated and signed by the Judge at the time it is delivered.
- 48. The judgment shall contain the decision of the Court upon each issue, Contents of together with the grounds of the decision, and shall conclude with a decree Judgment. clearly stating the relief granted or other determination of the suit:

Provided that, when the decision upon one or more issues is sufficient for the disposal of the suit, the Court may, in its discretion, abstam from pronouncing any decision upon the remaining issues.

- 49. (1) The decree shall specify the costs payable and the parties by Costs, whom they are to be paid.
- (2) In determining the amount of costs the Court shall not allow the remuneration of agents or legal practitioners permitted under section 12 to plead or act.

[1896: Reg. IX.

Allowance of interest.

50. When the suit is for a sum of money due to the plaintiff, the Court may, in the decree, order simple interest at such rate as it thinks fit to be paid on the principal sum adjudged from the date of suit to the date of decree in addition to any interest adjudged on the principal sum for any period prior to the date of suit, with further simple interest, at a rate not exceeding six per centum yearly, on the aggregate sum so adjudged and on the cost of the suit from the date of the decree to the date of payment.

Payment of amount of decree by instalments.

51. In a decree for the payment of money the Court may, for any sufficient reason, order that the amount due under the decree shall be paid by instalments with or without interest.

Contents of decree for moveable. property.

52. Where in a suit for moveable property the decree is for the delivery of the property, the Court shall fix an amount of money to be paid as an alternative if delivery cannot be made.

Copies of judgment to be furnished to parties.

53. Certified copies of the judgment, and, in cases where the judgment is required to be translated, of the translation thereof, shall be furnished to the parties on their application and on payment by them of the cost of the copies.

Procedure in special cases.

Injunction against waste, damage or alienation of property in dispute.

54. If at any stage of a suit before judgment a Court is satisfied, upon such inquiry as it considers necessary, that any property which is in dispute in the suit is in danger of being wasted, damaged or alienated by a party to the suit, it may, on such terms as may appear to it to be just, issue an injunction to that party commanding him to refrain from the act of waste, damage or alienation, or make such order for the purpose of staying and preventing him from wasting, damaging or alienating the property, or for the care and custody thereof, as it thinks fit.

Injunction against breach of contract or committal of injury.

55. In any suit for restraining the defendant from the committal of any breach of contract or other injury, the Court may at any time after the commencement of the suit, and either before or after judgment, and on such terms as may appear to it to be just, issue an injunction restraining the defendant from the repetition or continuance of the breach of contract or the injury or the committal of any similar breach of contract or injury.

Enfocement by attachment of property.

56. In case of disobedience to an injunction issued under either of the two of injunctions last foregoing sections, the injunction may be enforced by attaching the property of the party to whom the injunction was addressed and retaining it under attachment until he obeys the injunction.

- 57. The Court may at any time vary or set aside an order made by it Power to 'under section 54 or section 55; and, if it is satisfied that any such order has aside orders been applied for and procured by any party on grounds known to the party to 51 and 55. be insufficient, it may award against the party in its decree such amount as it and to adudge com. deems a reasonable compensation to the party aggrieved by the order. pensation to party injured.
- 58. (1) If at any hearing of a suit it appears to the Court desirable that Power to add any person not already a party to the suit should be made a party thereto, it may direct that the person be made a plaintiff or defendant, as the case may he.

(2) Where a person is so made a plaintiff or defendant, the Court shall cause a sammons to be served on him in the manner provided by this Regulation for the service of a rammons on a defendant.

59. Where a suit involves any question regarding succession, inheritance, suits triable pre-emption, marriage or caste, or any religious asage or institution, it may be with the aid heard with the aid of assessors selected by the Court from the class to which the parties belong.

Miscellaneous.

60. Women who, according to the customs and manners of the class to of women which they belong, ought not to be compelled to appear in public, shall be seen appear exempt from personal appearance in Court, whether as parties or as witnesses, son.

61. The Chief Commissioner may, by notification in the Gazette of India, Chief Comexempt from personal appearance in Court, whether as a party or as a wit-minioner to ness, any person whose rank appears to entitle him to the privilege of exemp-appearance in tion, and may, by like notification, withdraw the privilege.

62. (1) All documents admitted as ovidence in a suit, other than entries documents in shop-hooks or other books, shall be filed with the record and shall not be admitted in returned to the parties without the written permission of the Court.

(2) A certified copy of any document to be so returned within three mouths from the date of the disposal of the suit shall be made at the expense of the person applying for the return of the document and be filed with the record.

VII of 1870.

(8) No fee shall be payable under the Court-fees Act, 1570,1 in respect of an application for the return of a document, or in respect of a certified copy to be filed with the record, nader this section,

Geal. Acts, Vol. II. The Act is in force in British Baluchistan in victue of the British Baluchistan Laws Regulation, 1913 (2 of 1913), infra, p. 209.

[1896 : Reg. IX.

Allowance of interest.

50. When the suit is for a sum of money due to the plaintiff, the Court may, in the decree, order simple interest at such rate as it thinks fit to be paid on the principal sum adjudged from the date of suit to the date of decree in addition to any interest adjudged on the principal sum for any period prior to the date of suit, with further simple interest, at a rate not exceeding six per centum yearly, on the aggregate sum so adjudged and on the cost of the suit from the date of the decree to the date of payment.

Payment of amount of decree by instalments.

51. In a decree for the payment of money the Court may, for any sufficient reason, order that the amount due under the decree shall be paid by instalments with or without interest.

Contents of decree for moveable. property.

52. Where in a suit for moveable property the decree is for the delivery of the property, the Court shall fix an amount of money to be paid as an alternative if delivery cannot be made.

Copies of judgment to be furnished to parties.

53. Certified copies of the judgment, and, in cases where the judgment is required to be translated, of the translation thereof, shall be furnished to the parties on their application and on payment by them of the cost of the copies.

Procedure in special cases.

Injunction against waste, damage or alienation of property in dispute.

54. If at any stage of a suit before judgment a Court is satisfied, upon such inquiry as it considers necessary, that any property which is in dispute in the suit is in danger of being wasted, damaged or alienated by a party to the suit, it may, on such terms as may appear to it to be just, issue an injunction to that party commanding him to refrain from the act of waste, damage or alienation, or make such order for the purpose of staying and preventing him from wasting, damaging or alienating the property, or for the care and custody thereof, as it thinks fit.

Injunction against breach of contract or committal of injury.

55. In any suit for restraining the defendant from the committal of any breach of contract or other injury, the Court may at any time after the commencement of the suit, and either before or after judgment, and on such terms as may appear to it to be just, issue an injunction restraining the defendant from the repetition or continuance of the breach of contract or the injury or the committal of any similar breach of contract or injury.

Enfocement by attachment of property.

56. In case of disobedience to an injunction issued under either of the two of injunctions last foregoing sections, the injunction may be enforced by attaching the property of the party to whom the injunction was addressed and retaining it under attachment until he obeys the injunction.

- 57. The Court may at any time vary or set aside an order made by it Power to under section 54 or section 55; and, if it is satisfied that any such order has aside orders been applied for and procured by any party on grounds known to the party to 64 and 65, he insufficient, it may award against the party in its decree such amount as it and to addeems a reasonable compensation to the party aggriered by the order. pensation to party injured
- 58. (1) If at any hearing of a suit it appears to the Court desirable that Parties, any person not already a party to the suit should be made a party thereto, it may direct that the person be made a plaintiff or defendant, as the case may be.

(2) Where a person is so made a plaintiff or defendant, the Court shall cause a summons to be served on him in the manner provided by this Regulation for the service of a summons on a defendant.

59. Where a suit involves any question regarding succession, inheritance, saits triable pre-emption, marriage or easte, or any religious usage or institution, it may be with the aid heard with the aid of assessors selected by the Court from the class to which the parties belong.

Miscellancous.

60. Women who, according to the customs and manners of the class to of women which they belong, ought not to be compelled to appear in public, shall be from appear oxempt from personal appearance in Court, whether as parties or as witnesses. son.

61. The Chief Commissioner may, by notification in the Gazette of India, Chief Comexempt from personal appearance in Court, whether as a party or as a wit-mi-sioner to ness, any person whose rank appears to entitle him to the privilege of exemp-appearance in tion, and may, by like notification, withdraw the privilege.

62. (1) All documents admitted as evidence in a suit, other than entries documents in shep-books or other books, shall be filed with the record and shall not be admitted in evidence. returned to the parties without the written permission of the Court.

(2) A certified copy of any document to be so returned within three months from the date of the disposal of the snit shall be made at the expense of the person applying for the return of the document and be filed with the record.

VII of 1870.

(3) No fee shall be payable under the Court-fees Act, 1870,1 in respect of an application for the return of a document, or in respect of a certified copy to be filed with the record, under this section.

¹ Geal, Acts, Vol. II. The Act is in force in British Relachists a la victue of the British Baluchistan Lans Regulation, 1913 (2 of 1913), cafra, p. 200.

Mode of admission in evidence of entry in book.

- 63. (1) When a party desires to put in evidence an entry in a shop-book or other book, he shall produce the book to the Court, together with a copy of the entry on which he relies.
- (2) The Court shall forthwith mark the entry for the purpose of identification, and, having examined and compared the copy with it, shall file the copy with the record and return the book to the party producing it, unless there seems to the Court to be cause for impounding it.

Execution of Decrees.

Mode of execution of decrees.

- 64. (1) The Court shall, on application made by the decree-holder in writing, execute its decrees in the following manner, that is to say:—
 - (a) a decree for property in the possession of the judgment-debtor, by giving possession of the property to the decree-holder, or when the property is moveable, and possession of it cannot from any cause be given, by levying in the manner provided by this subsection for the execution of a decree for money the amount fixed as an alternative under section 52;
 - (b) a decree for partition, by dividing the property and giving the decreeholder possession of his portion;
 - (c) a decree for money, by arresting and imprisoning the judgment-debtor subject to the provisions of the Debtors Act, 1888, or by VI of 1888. attaching his property and selling it, or by both means;
 - (d) a decree for the performance of any act by the judgment-debtor, by arresting and imprisoning him or by attaching his property and retaining it under attachment, or by both means.
- (2) No person shall be imprisoned in execution of a decree for a longer period than six months in any case, or for a longer period than six weeks if the decree is for a sum of money not exceeding fifty rupees.
- (3) No property in land shall be sold in execution of any decree without the previous sanction of the Chief Commissioner.
- (4) In the last foregoing sub-section the word "land" means land which is not occupied as the site of any building in a town or village and is occupied or has been let for agricultural purpose or for purposes subservient to agriculture, or for pasture, and includes the sites of buildings and other structures on such land.

¹Repealed by Act 10 of 1914, passed while this Code was in Press,

- 65. Whenever a person has become liable as surety for the performance Decree of a decree or of any part of a decree, the decree may be executed against surely. him to the extent to which he has rendered himself liable, in the same manner as a decree may be enforced against a judgment-dehtor.
- 66. When an application is made for the execution of an ex parte decree, Execution of the Court may, in its discretion, before ordering execution, require the appli- decrees. cant to give such security as it deems sufficient for compensation for any injury that may be done in the course of the execution, or may issue a notice to the judgment-debtor to show cause why the decree should not be executed.

Appeal.

- 67. (1) A decree or order made in an original suit of value not exceeding Appeals from fifty rupees by a Tabsildar or Munsif, or in an original suit of value not Tabsildar, exceeding one hundred rapees by an Assistant Commissioner or Extra Assist- Munifs, ant Commissioner, shall, subject to the provisions of this Regulation with Commissioners and Extra respect to rovision, he final. Assistant
- (2) From every other decree or order of a Tahsildar, Munsif, Assistant Commissioners, Commissioner or Extra Assistant Commissioner in an original suit, and from overy decree or order of a Naib-tabsildar in such a suit, an appeal shall lie to the Court of the Deputy Commissioner.

68. (1) A decree or order made in an original suit of value not exceeding Appeal from five hundred rupees by a Deputy Commissioner shall, subject to the provisions Count of Peputy of this Regulation with respect to revision, be final. Commis-

sioner

(2) From every other decree or order of a Deputy Commissioner in an original suit an appeal shall lie to the Court of the Judicial Commissioner.

69. (1) Savo as provided by this section, and subject to the provisions of Appeals from this Regulation with respect to revision, an appellate decree or order of a appellate Deputy Commissioner shall be final, orders.

(2) An appeal from an appellate decree or order of a Deputy Commissioner in a suit of value exceeding one thousand rupees shall lie to the Court of the Judicial Commissioner.

Recision

70. The Judicial Commissioner or, subject to any general or special direct Residen, tions of the Judicial Commissioner, the Deputy Commissioner may, of his own motion or otherwise, call for the record of any case decided by a Court under his control in which an appeal does not lie or in which, for cause shown to his satisfaction, an appeal has not been preferred within the time limited therefor, and may pass such order in the case as he thinks fit.

Distribution of Business and Transfer of Proceedings.

Power for Deputy Commissioner distribute business.

71. Notwithstanding anything in the Code of Civil Procedure or the Pro- XIV of 1882. to vincial Small Cause Courts Act, 1887,2 a Deputy Commissioner may, by order, direct that any civil business cognizable by his Court and the Courts under his control shall be distributed among those Courts in such manner as he thinks fit:

Provided that, except so far as it may affect the exclusive jurisdiction of a Court of Small Causes or Court invested with the jurisdiction of a Court of Small Causes, a direction given under this section shall not empower any Court to exercise any powers or deal with any business beyond the limits of its proper jurisdiction.

Power for Judicial Commissioner and missioner to transfer proceedings.

72. The Judicial Commissioner or Deputy Commissioner may withdraw any suit or other proceeding pending in any Court under his control and try Deputy Com- it himself or refer it for disposal to any other Court under his control and competent to try it.

Review.

Review.

- 73. (1) The Judicial Commissioner may, for sufficient reason, review any decree or order which has been passed by himself and from which an appeal has not been preferred to His Majesty in Council.
- (2) A Court subordinate to the Court of the Judicial Commissioner shall not review any decree or order made by it, except for the purpose of correcting a clerical error or other error, manifestly the result of an oversight, without previously obtaining,-
 - (a) in the case of any Court subordinate to the Deputy Commissioner, the permission of the Deputy Commissioner;
 - (b) in the case of the Court of a Deputy Commissioner, the permission of the Judicial Commissioner.

CHAPTER IV.

REFERENCE TO ARBITRATION.

Making and Contents of References.

Making of reference.

74. Any Court may, with the consent of the parties, by order, refer any dispute before it to arbitration.

¹ See now the Code of Civil Procedure, 1908 (Act 5 of 1908) Genl. Acts, Vol. VI. Portions of this Act are in force in British Baluchisian, by virtue of British Baluchistan Laws Regulation, 1913 (2 of 1913), infra, p. 209.

² See Genl. Acts, Vol. IV. This Act is in force in British Baluchistan, by virtue of the British Baluchistan Laws Regulation, 1913 (2 of 1913), infra, p. 209.

1896: Reg. IX. 1 British Baluchistan Civil Justice.

75. In referring any such dispute to arbitration, the Court making the Contents of reference shall specify, in the order of reference, the precise matter submitted reference, to the arbitrators or arbitrator and such period as it may think reasonable for the delivery of the award, and the Court may, from time to time, extend such period.

References to several Arbitrators.

- 76. The parties to the case may each nominate either one or two arbitrators: Provided that each party shall nominate the same number; where reference and a third or fifth arbitrator (as the case may be) shall be appointed the Court making the reference.
- 77. Every Court making a reference under this Chapter may, on good Power toexcause shown, excuse any person from serving as an arbitrator, and may call on for from
 the party who nominated such person to nominate another in the place of the
 person so excused.

 of unbifitute.
- 78. If an arhitrator dies, desires to be discharged or refuses or becomes Nomination of new arbiincapable to act, the party who nominated him shall nominate another person trate in
 in his place

 place of one
 dying or
 failing to act.
- 79. If in any of the cases provided for by section 77 or section 78 any Nomination party fails for a week to nominate in manner aforesaid, the Court making the default of reference shall appoint some person to act as arbitrator.

 Parties.
- 80. The arbitrators shall determine and award concerning the matter Anana. referred to them for arbitration.
- B1. If the arbitrators require the presence of the parties, or any other Summoning parties to persons whose evidence may be necessary, they may apply to the Court making five erither reference, and the Court shall summon such parties or persons;

and all such parties or persons shall be bound to attend, either in person or hy agent, as the arbitrators may require, and to state the truth and to produce such documents and other things as may be required before the arbitrators.

- 82. The award shall be made in writing under the hands of the arbitra-Preparation tors and shall be submitted by them to the Goart making the reference, and and submitted by them to the Goart making the reference, and and submit too Court shall cause notice to be served on the parties to nttend and hear the award.
- 83. The Court making the reference may remit the award or any matter Remission of referred to arbitration to the reconsideration of the same arbitrators—

 avail to avail to the reconsideration of the same arbitrators—

 articretors.

- (a) if the award has left undetermined any matter referred to arbitration, or if it has determined a matter not referred to arbitration;
- (b) if the award is so indefinite as to be incapable of execution; or
- (c) if an objection to the legality of the award is apparent upon the face of the award.

Grounds for setting aside award.

- 84. (1) No award shall be liable to be set aside except on the ground of corruption or misconduct of all or any of the arbitrators.
- (2) Any application to set aside an award shall be made within ten days after the day appointed for hearing the award.

Decision according to award.

85. If the Court making the reference sees no cause for remitting or further remitting the award or any matter referred to arbitration for reconsideration in the manner aforesaid,

and if no application has been made to set aside the award,

or if the Court has refused such application,

the Court shall decide in accordance with the award of the majority of the arbitrators,

and shall fix the amount to be allowed for the expenses of the arbitration, and direct by and to whom, and in what manner, the same shall be paid.

Bar to appeal and suit. 86. Such decision shall not be open to appeal, and shall be at once carried out;

and no Court shall entertain any suit for the purpose of setting it aside or against the arbitrators on account of their award.

References to a single Arbitrator.

Reference to single arbitrator. 87. If the parties desire that the matter in dispute be referred to one arbitrator instead of to three or five arbitrators under section 76, the matter may be so referred, and the provisions of sections 77 to 86, both inclusive, shall then apply, so far as they can be made applicable, to the single arbitrator and to the proceedings before him and his award.

CHAPTER V.

SUPPLEMENTAL PROVISIONS.

Disposal of pending cases.

88. (1) Cases pending at the commencement of this Regulation shall be disposed of by such of the Courts under this Regulation as the Judicial Commissioner may direct, and shall be dealt with as nearly as may be in accordance with the provisions of this Regulation.

- (2) But if in any such case it appears to the Court that the application of any provision in this Regulation would deprive any party of any right which, but for this Regulation, would have belonged to him, the Court may proceed as if this Regulation were not in force.
- 89. (1) When in any snit it is necessary for a Court under this Regulation Law to be to decide any question regarding succession, inheritance, pre-emption, mar-administered.

the Muhammadan law in cases where the parties are Muhammadans, and the Hindu law in cases where the parties are Hindus,

shall form the rule of decision, except in so far as that law has been altered or abolished by legislative enactment, or is opposed to any custom having the

- (2) In cases not provided for by sub-section (1) or by any other law for the time heing in force, the Court shall act according to justice, equity and
- 90. (1) The Judicial Commissioner may make rules consistent with this Power for Judicial 90. (1) The Judicial Commissioner may make rules consistent with this Power for Regulation for regulating the practice and proceedings of his own Court and Judicial Commissioner Commissioner the Courts subordinate thereto.
- (2) With the previous sanction of the Chief Commissioner, rules may be made under sub-section (1) for the regulation of the following among other to make (a) the fees to be paid for processes;

 - (b) the fees to be paid for copies and inspection of records;
 - (c) the travelling and other expenses of witnesses;
 - (d) the qualifications to be possessed by, and the conditions to be imposed on, legal practitioners applying to the Chief Commissioner for authority to plead and act for parties nuder this Regulation, and
- the fees, if any, to be paid for the concession of such authority; (e) the licensing of petition-writers and regulation of their conduct; and
- (1) generally for the purpose of carrying into effect the provisions of this Regulation in matters not expressly provided for by this section.
- (3) Whoever breaks any rulo under clause (c) of sub-section (2) may, subject to the provisions of any ralo under that clanse, be suspended or removed from practice or be punished with fine which may extend to fifty rupees.
- 91. The procedure to be observed by any Court under this Regulation in Miscellare suits shall be followed, so far as it can be made applicable, in all proceedings eas precedings.

Decrees and orders not reversible on technical grounds alone.

92. Notwithstanding anything in this Regulation, a decree or order shall not be reversed or altered on appeal or revision on account of any irregularity of procedure unless the irregularity has occasioned, or is likely to occasion, a failure of justice.

Conferment of powers of Deputy Commissioner.

- 93. (1) Subject to other provisions of this Regulation, the Chief Commissioner may, by order in writing, invest any Assistant Commissioner or Extra Assistant Commissioner with all or any of the powers of a Deputy Commissioner under this Regulation and declare that the powers with which he is so invested are to be exercised within any specified local area and with respect to any particular class or particular classes of cases or with respect to cases generally.
- (2) The Court of an Assistant Commissioner or Extra Assistant Commissioner so invested shall, for all purposes connected with the exercise of the said powers, be deemed to be the Court of a Deputy Commissioner.
- (3) The Judicial Commissioner may, by order in writing, direct how business is to be distributed between the Deputy Commissioner and any Assistant Commissioner or Extra Assistant Commissioner invested as aforesaid.

Power to confer Small Cause Court jurisdictiou.

- 94. (1) The Chief Commissioner may confer, within such local limits as he may prescribe in this behalf, upon any Tahsildar, Munsif, Assistant Commissioner or Extra Assistant Commissioner the jurisdiction of a Judge of a Court of Small Causes under the Provincial Small Cause Courts Act, 1887, IX of 1887. for the trial of suits cognizable by such Courts up to such value not exceeding one hundred rupees in the case of a Tahsildar or Munsif, or five hundred rupees in the case of an Assistant Commissioner or Extra Assistant Commissioner, as he thinks fit, and may withdraw any jurisdiction so conferred.
- (2) The Judicial Commissioner may make rules for regulating the distribution of business between any Tahsildar or Munsif and any Assistant Commissioner or Extra Assistant Commissioner upon whom jurisdiction may be conferred within the same local limits under sub-section (/).

95. Where the Code of Civil Procedure 2 or any part thereof is referred XIV of 1882. to in the second or third division of the second schedule to the Indian Limitation Act, 1877,3 the reference shall be construed as applying to this Regula- XV of 1877. tion or the corresponding part thereof, if any.

Limitation for appeals and applications under this Regulation.

¹ Gen. Acts, Vol. IV. This Act is in force in British Baluchistan by virtue of the British Baluchistan Laws Regulation, 1913 (2 of 1913), infra, p. 209.

2 See now the Code of Civil Procedure, 1908 (Act 5 of 1908), Geul. Acts, Vol. VI. Portions of the Act are in force in British Baluchistan in virtue of the British Baluchistan Laws Regulation,

^{1913 (2} of 1913), infra, p. 209.

See now the Indian Limitation Act, 1908 (9 of 1908), Genl. Acts, Vol. VI. The Act is in force in British Baluchistan in virtue of the British Baluchistan Laws Regulation, 1913 (2 of 1913), infra, p. 209.

BALUCHISTAN.]

1896: Reg. IX.] 1901: Reg. III.] British Baluchistan Civil Justice.

Frontier Crimes.

THE SCHEDULE.

| | | - | |
|-------|-----|---|-------------------|
| Yesr. | No. | Sabject or title | Extent of repeal. |
| 1890 | 111 | The British Baluchistan Civil Justice Regulation, 1890. | The whole. |
| 1890 | v | The British Batachistan Forest Regulation, 1890. | Section 47. |
| 1853 | m | Amending the British Baluchistan Urvil Justice Regulation, 1890. | The whole, |
| | | | · |

THE FRONTIER CRIMES REGULATION, 1901 (III of 1901).

CONTENTS.

CHAPTER L.

Sections.

- 1. Short title, commencement and extent.
- 2. Definitions.
- 8. Relation of Regulation to other enactments.

CHAPTER II.

Powers or Courts and Officers.

- 4. Additional District Magistrates.
- 5. Power of District Magistrate to withdraw or recall cases.
- U. Power to pass sentence of whipping in certain cases.
- 7. Tender of pardon to accomplice.

145

[1901: Reg. III.

BRITISH

CHAPTER III.

Councils of Elders.

Sections.

- 8. Civil references to Council of Elders.
- 9. Effect of decree on finding of Council.
- 10. Restriction on jurisdiction of Civil Courts.
- 11. Criminal references to Councils of Elders.
- 12. Punishment on conviction on finding of Council.
- 13. Manner of enforcing sentences.
- 14. Time for exercising power of reference to Council of Elders.
- 15. Motion by Public Prosecutor in view to reference to Council of Elders.
- 16. Case of persons jointly accused of an offence.
- 17. Power to set aside orders making or refusing to make references to Councils of Elders.
- 18. Recommendations of Councils of Elders.
- 19. Record of Deputy Commissioner.
- 20. Attendance of parties and witnesses before Deputy Commissioner or Council of Elders.

CHAPTER IV.

PENALTIES.

- 21. Blockade of hostile or unfriendly tribe.
- 22. Fines on communities accessory to crime.
- 23. Fines on communities where murder or culpable homicide is committed or attempted.
- 24. Recovery of fines.
- 25. Forfeiture of remissions of revenue, etc., in the case of communities and persons accessory to crime.
- 26. Forfeiture of Public emoluments, etc., of persons guilty of serious offences or of conniving at crime.
- 27. Power to direct forfeiture.
- 28. Powers of Local Government saved.
- 29. Preparation to commit certain offences.
- 30. Adultery.

CHAPTER V.

PREVENTIVE AND OTHER AUTHORITY AND JURISDICTION.

SECTIONS.

- 31. Power to prohibit erection of new villages or towers on frontier.
- 32. Power to direct removal of villages.
- 33. Regulation of bujras and chanks.
- 34. Demolition of buildings used by robbers, etc.
- 35. Nanbati chaukidari system
- 36. Power to require persons to remove in certain cases.
- 37. Penalty for breach of certain orders
- 33. Powers of arrest.
- Arrest without warrant in cases under section 498, Indian Penal Code.
- 40. Security and surveillance for the prevention of murder or culpable homicide or the dissemination of sedition.
- 41. Security from families or factions in ease of blood-foud.
- 42. Procedure in inquiry.
- 43. Breach of bond.
- 44. Imprisonment in default of security.
- 45. Length of imprisonment.
- 46. Further scenrity.
- 47. Modified application of Chapters VIII and XLII, Act V, 1898.

CHAPTER VI.

APPEAL AND REVISION.

- 48. Appeals barred.
- 49. Revision.
- 50. Powers in exercise of criminal revisional jurisdiction.
- 51. Sentences which may not be passed on revision.
- 52. Powers in exercise of civil revisional jurisdiction.
- 53. Record of reasons
- 54. Procedure where the decision, etc., to be revised was given by the Commissioner as Deputy Commissioner.
- 55. Enforcement of orders made on revision.

[1901: Reg. III.

CHAPTER VII.

SUPPLEMENTAL PROVISIONS.

SECTIONS.

- 56. Recovery of fines, etc., from relatives of person liable.
- 57. Power of Deputy Commissioner to order disposal of certain fines.
- 58. Maintenance of registers.
- 59. Jurisdiction of ordinary Courts in cases under sections 29, 30 and 37.
- 60. Finality of proceedings under Regulation.
- 61. Application of provisions of Indian Penal Code respecting fines and imprisonment.
- 62. Power to make rules.
- 63. Protection for persons acting under Regulation.
- 64. Repeal.

THE FIRST SCHEDULE.
THE SECOND SCHEDULE.

REGULATION No. III of 1901.1

[18th September, 1901.]

A Regulation further to provide for the suppression of crime in certain frontier districts.

WHEREAS it is expedient further to provide for the suppression of crime in certain frontier districts; It is hereby enacted as follows:—

CHAPTER I.

PRELIMINARY.

Short title, commencement and extent-

¢.

1. (1) This Regulation may be called the Frontier Crimes Regulation, 1901; and

¹ The Regulation was extended to British Baluchistan by the British Baluchistan Laws Regulation, 1913 (2 of 1913), infra, p. 209. All references to the Commissioner or to the Court of the Commissioner shall be read as referring to the Chief Commissioner of British Baluchistan.

- (2) It shall come into force at once.
- (3) It extends to the districts of Peshawar, Kohat, Hazara, Bannu, Dera Ismail Khan and Dera Ghazi Khan; but the Local Government may, hy notification in the local official Gazette, exempt any local area from the operation of all or any of its provisions.
- (4) Sections 1 to 5, 10, 20, 21, 26 to 28, 31, 32, 36, 37, 58 and 60 to 64 are of general application, but the remaining sections may be enforced, in whole or in part, as the case may be, only against Pathans and Biluchis, and against such other classes as the Local Government, with the previous sanction of the Governor General in Council, may, by notification in the local official Gazette, declare to he subject thereto.
- (5) A notification under sub-section (4) may declare a specified class only to be subject to all or any of the provisions of this Regulation in a district or part of a district

Explanation .- The word "class," as used in sub-sections (4) and (5), includes any persons who may he collectively described in a notification under this section as persons subject to all or any of the provisions of this Regulation.

- 2. In this Regulation, unless there is anything repugnant in the subject Definitions. or context,---
 - (a) "Conneil of Elders" means a Council of three or more persons convened according to the Pathan, Biluch or other usage as the Deputy Commissioner may in each case direct; and
 - (b) "Deputy Commissioner" includes any Magistrate of the first class appointed by the Deputy Commissioner by order in writing to exercise all or any of the functions or powers specified in the first part of the first schedule, and also any Magistrate appointed by the Local Government to exercise all or any of such functions or powers.
 - 3. (1) The provisions of this Regulation shall take effect in cases to relation of which they apply, notwithstanding anything in any other enactment.
 - (2) The powers conferred by this Regulation may be exercised in addition enactments. to any powers conferred by or under any other enactment, and, where the contrary is not expressed or implied, other enactments in force in any place in which all or any of the provisions of this Regulation are for the time being in force shall, so far as may be, apply to cases dealt with in that place under this Regulation.

Regulation

V of 1898.

[1901: Reg. III.

CHAPTER II.

Powers of Courts and Officers.

Additional District Magistrates.

- 4. (1) In any district in the whole or any part of which all or any of the provisions of this Regulation are for the time being in force, the Local Government may appoint any Magistrate or Magistrates of the first class to be an Additional District Magistrate or Additional District Magistrates, without any limit of time.
- (2) Every Additional District Magistrate so appointed shall have all the ordinary powers of a District Magistrate specified in the fifth part of the third schedule to the 'Code of Criminal Procedure, 1898.
- (3) When exercising any of the powers of a Deputy Commissioner under this Regulation, an Additional District Magistrate shall be deemed, for the purposes of this Regulation, to be the Deputy Commissioner.
- (4) Every Additional District Magistrate shall exercise his powers in subordination to the District Magistrate, and in such cases or classes of cases, and within such local limits, as the District Magistrate may, by order in writing, direct.

Power of District Magistrate to withdraw or recall cases.

- 5. (1) The District Magistrate may withdraw any case from, or recall any case which he has made over to, an Additional District Magistrate, whether the Additional District Magistrate is exercising jurisdiction with respect to the case as a Magistrate or as a Deputy Commissioner.
- (2) If the case may, under the ¹ Code of Criminal Procedure, 1898, be V of 1898. referred to another Magistrate competent to inquire into or try it, the District Magistrate may instead of disposing of the case himself, refer it to such other Magistrate for inquiry or trial, as the case may be.

Power to pass sentence of whipping in certain cases.

6. Where any person against whom, under section 1, sub-section (4), this section may for the time being be enforced is convicted by a Criminal Court of an offence punishable under any of the following sections of the Indian Penal Code, namely, sections 304, 307, 324, 325, 326, 376, 377, 382 XLV of 392 to 399, 427, 428, 429, 435, 436 and 448 to 460, the Court may, subject 1860. to the provisions of section 393 of the 1 Code of Criminal Procedure, V of 1898, pass upon him a sentence of whipping in addition to any other punishment to which he may be sentenced.

Tender of pardon to accomplice.

7. Section 337 of the ¹Code of Criminal Procedure, 1898, shall, for the v of 1898. purposes of this Regulation, be read as if after the word "offence" where it first occurs, the words "triable exclusively by the Court of Session or High

¹ Genl. Acts, Vol. V.
² Genl. Acts, Vol. I.

Court", and after the words "termination of the trial" the words "hy the Court of Session of High Court, as the case may be" were omitted.

CHAPTER III.

COUNCILS OF ELDERS.

- 8. (1) Where the Deputy Commissioner is satisfied, from a police-report Civil reference to other information, that a dispute exists which is likely to cause a blood-consect of feud, or murder, or culpable homicide not amounting to murder or mischief Edders or a breach of the peace, or in which either or any of the parties belongs to a frontier trihe, he may, if he considers that the settlement thereof in the manner provided by this section will tend to prevent or terminate the consequences anticipated * * * make an order in writing, stating the grounds of his being so satisfied, referring the dispute to a Council of Elders, and requiring the Council to come to a finding
- dispute to a Council of Elders, and requiring the Council to come to a finding on the matters in dispute after making such inquiry as may be necessary and after hearing the parties.
- (2) The order of reference made under sub-section (1) shall state the matter or matters on which the finding of the Council of Elders is required.
- (3) On receipt of the finding of the Council of Elders under this section, the Deputy Commissioner may—
 - (a) remand the case to the Council for a further finding; or
 - (b) refer the case to a second Council; or
 - (c) refer the parties to the Civil Court; or
 - (d) pass a decree in accordance with the finding of the Council, or of not less than three-fourths of the members thereof, on any matter stated in the reference; or
 - (e) declare that further proceedings under this section are not required.
- 9. A decree passed under section 8, sub-section (3), clause (d), shall not reflect of give effect to any finding or part of a finding which, in the opinion of the decree on Deputy Commissioner, is contrary to good conscience or public policy, but Council. shall—
 - (a) be a final settlement of the case so far as the decree relates to any matter stated in the reference, although other matters therein stated may remain andisposed of; and

The words "and if a soit is not reading in respect of the disjute," and "the members of the Council of Riders shall, in such case, be nominated and appointed by the Deputy Commissioner" were emitted by Echecolis I of Regulation 2 of 1303, asron, p. 2009.

(b) have, to that extent and subject to the provisions of this Regulation with respect to revision, the same effect as a decree of a Civil Court of ultimate resort, and be enforced by the Deputy Commissioner in the same manner as a decree of such a Court may be enforced.

Restriction on jurisdietion of Civil Courts.

Criminal references to Councils of Elders.

- 10. No Civil Court shall take cognizance of any claim with respect to which the Deputy Commissioner has proceeded under section 8, sub-section (3), clause (a), clause (b) or clause (d).
- 11. (1) Where, in the opinion of the ¹Commissioner or Deputy Commissioner, it is inexpedient that the question of the guilt or innocence of any person or persons accused of any offence, or of any of several persons so accused, should be tried by a Court of any of the classes mentioned in section 6 of the ²Code of Criminal Procedure, 1898, the Deputy Commissioner v of 1898 may, or if the ¹Commissioner so directs, shall, by order in writing, refer the question to the decision of a Council of Elders, and require the Council to come to a finding on the question after such inquiry as may be necessary and after hearing the accused person. ³ * * * * * *
- ⁴(2) [Where a reference to a Council of Elders is made under sub-section (1), the names of the members shall, as soon as may be, be communicated to the accused person, and any objection which he may then make to any such member shall be recorded. The Deputy Commissioner shall consider every objection made by an accused person under this sub-section and may, in his discretion, either accept or reject the objection: provided that, in the latter case, he shall record his reasons for so doing.]
- (3) On receipt of the finding of the Council of Elders under this section the Deputy Commissioner may—
 - (a) remand the question to the Council for a further finding; or
 - (b) refer the question to a second Council; or
 - (c) acquit or discharge the accused person or persons, or any of them; or,
 - (d) in accordance with the finding on any matter of fact of the Council, or of not less than three-fourths of the members thereof, convict the accused person or persons, or any of them, of any offence of which the facts so found show him or them to be guilty:

¹ To be construed as referring to the Chief Commissioner of British Baluehistan, see Schedule I of Regulation 2 of 1913, infra, p. 209.

² Genl. Acts, Vol. V.

³ The words "the members of the Council of Elders shall, in each case, be nominated and appointed by the Deputy Commissioner" were omitted by Schedule 1 of Regulation 2 of 1913, infra, p. 209.

⁴ Substituted by Schedule I of Regulation 2 of 1913, infra, p. 209.

Frontier Crimes.

1901: Reg. III.]

157

Provided that a person discharged under clause (c) shall not be liable to be retried for any offence arising out of the same facts after the expiry oftwo years from the date of such discharge.

12. (1) Where the Deputy Commissioner convicts a person under Punishment section 11, sub-section (3), clause (d), he may pass upon him any sentence on finding of of fine.

(2) Where the Deputy Commissioner so convicts a person of an offence mentioned in the second schedule, he may, whatever may be the punishment prescribed for the offence, sentence the person, in lieu of or in addition to fine, to be imprisoned for a term which may extend to seven years, or, subject to the provisions of section 393 of the 'Code of Criminal Procedure, 1898, to be whipped, or to be whipped and imprisoned for a term which may extend to five years, or to be transported for a term which may extend to seven years; and, where he so convicts a person of an offence punishable with transportation or with imprisonment for a term exceeding seven years. ho may, subject to confirmation by the 2Commissioner, sentence the person to a term either of transportation or of imprisonment exceeding seven years but not exceeding fourteen years .

Provided, first, that a sentence of whipping shall not be passed on any person so convicted of an offence under section 121, 121A, 122, 123, 124A. XLV of 1860, 125, 126, 127, 114, 150, 216, 216A, 400, 401, 402, 494 or 495 of the *Indian Penal Code:

> Provided, secondly, that a sentence of transportation or imprisonment for an offence shall not be for a longer term than that (if any) prescribed for the offence: and

> Provided, thirdly, that a sentence of transportation shall not be passed for an offence which is not punishable with transportation or with imprisonment for a term which may extend to seven years or more.

13. (7) Any sentence passed under section 12 shall be executed in the Manner of manner provided for the execution of sentences passed by a Court of any of enforcing the classes mentioned in section 6 of the 'Code of Criminal Procedure, 1898.

V of 1898.

NLV of 1860. . (2) For the purposes of sections 61 to 67 of the Mudian Penal Code in reference to a sentence under section 12 of this Regulation-

(a) an offence punishable with death or transportation for life shall be

¹ Geni. Acts. Vol. V.

¹ See footnote 1 on p. 155, espra

¹ Geol, Acts, Vol. I.

[1901: Reg. III.

deemed to be punishable with rigorous imprisonment for a term which may extend to ten years; and

(b) the imprisonment in default of payment of fine may be rigorous or simple at the discretion of the Deputy Commissioner.

Time for exercising power of reference to Council of Elders.

14. The powers conferred by section 11 on the ¹Commissioner and Deputy Commissioner, respectively, may be exercised by them, in cases committed to the Court of Session, at any time before the trial before that Court has commenced, and, in cases pending before any Court inferior to the Court of Session, at any time before an order of conviction or acquittal has been made.

Motion by Public Prosecutor in view to reference to Council of Elders.

- 15. (1) In any trial before a Court of Session, the Public Prosecutor may, when instructed in writing in that behalf by the 1Commissioner or Deputy Commissioner, at any time before an order of conviction or acquittal has been made with respect to any accused person, withdraw from the prosecutionof such person in order that the case may be referred to a Council of Elders.
- (2) The Sessions Judge shall thereupon stay proceedings with respect to such person, and the Deputy Commissioner shall refer the case to a Council of Elders.

Case of persons jointly accused of an offence.

16. The powers conferred by section 11, as limited by section 14, may be exercised against, and the withdrawal of a prosecution under section 15 may have reference to, one or some only of two or more persons jointly accused of an offence.

Power to set aside orders making or refusing to make references to Councils of Elders.

17. The Deputy Commissioner may, if he thinks fit, at any time reconsider and set aside any order of the Deputy Commissioner under this Regulation-(a) directing a reference to a Council of Elders, or

Recommendations of Councils of Elders.

- (b) refusing to make such a reference.
- 18. (1) Where a Council of Elders, to which a reference has been made under this Regulation, makes any recommendation to which effect might be given if it were a finding on a matter or question referred to the Council under this Regulation, the Deputy Commissioner may, if the recommendation affects a person mentioned in the order of reference and is relevant to the matter or question actually referred, deal with the recommendation or any part of it as if it were a finding under section 8 or section 11:

Provided that no decree or sentence may be passed on any such recommendation as aforesaid against any person who has not had the claim or

of 1808.

charge fully explained to him and been given an opportunity of entering upon his defence in regard thereto.

- (2) Where the Deputy Commissioner deals with a recommendation under sub-section (1), he may pass any such decree as is authorized by section 8. or any such sentence as is authorized by section 12, sub-section (1), and the decree or sentence shall have the same effect and be enforced in the same manner as if it were a decree or sentence passed under section 8 or section 12. sub-section (1), as the easo may be.
- 19. (I) Where the Deputy Commissioner passes, under this Chapter, a Record of sentence of fine exceeding two hundred rapees, or of imprisonment for a Deputy Comterm exceeding three months, or of transportation, he shall make a record of the facts of the case, of the offence committed and of his reasons for passing the sentence.

(2) The record shall be made by the Deputy Commissioner in English and in his own hand, unless for any sufficient reason he is prevented from so making it, in which case he shall record the reason of his inability and shall cause the record to be made from his dietation in open Court.

20. Where a reference is made to a Conneil of Elders under this Chapter, Attendance the Duputy Commissioner may exercise all or may of the powers conferred by of parties and witnesses the Code of Civil Procedure and the Code of Criminal Procedure, 1898, before Deputy Com-IV of 1882. respectively, as the ease may be, for the purpose of compelling the attendance, missioner or before himself or the Council of Elders, of the parties and witnesses, or any Elders, of them, in any case and at any stage of the proceedings.

CHAPTER IV.

PENAITIES.

21. In the event of any frontier tribe, or of any section or members of Blockade of such tribe, acting in a hostile or unfriendly manner towards the British unfriendly Government or towards persons residing within British India, the Deputy tribe. Commissioner may, with the previous sanction of the Commissioner, by order in writing, direct-

'(a) the seizure, wherever they may be found, of all or any of the members of such tribe and of all or any property belonging to them or any of them ;

¹ See now the Code of Civil Precedure, 1908 (Act 5 of 1939), Genl. Acts, Vol. VI.

² Genl. Acts, Vol. V.

Bee footnote 2 on p. 155, supra.

[1901: Reg. III.

deemed to be punishable with rigorous imprisonment for a term which may extend to ten years; and

(b) the imprisonment in default of payment of fine may be rigorous or simple at the discretion of the Deputy Commissioner.

Time for exercising power of reference to Council of Elders.

14. The powers conferred by section 11 on the ¹Commissioner and Deputy Commissioner, respectively, may be exercised by them, in cases committed to the Court of Session, at any time before the trial before that Court has commenced, and, in cases pending before any Court inferior to the Court of Session, at any time before an order of conviction or acquittal has been made.

Motion by Public Prosecutor in view to reference to Council of Elders.

- 15. (1) In any trial before a Court of Session, the Public Prosecutor may, when instructed in writing in that behalf by the ¹Commissioner or Deputy Commissioner, at any time before an order of conviction or acquittal has been made with respect to any accused person, withdraw from the prosecution of such person in order that the case may be referred to a Council of Elders.
- (2) The Sessions Judge shall thereupon stay proceedings with respect to such person, and the Deputy Commissioner shall refer the case to a Council of Elders.

Case of persons jointly accused of an offence.

16. The powers conferred by section 11, as limited by section 14, may be exercised against, and the withdrawal of a prosecution under section 15 may have reference to, one or some only of two or more persons jointly accused of an offence.

Power to set aside orders making or refusing to make references to Councils of Elders.

- 17. The Deputy Commissioner may, if he thinks fit, at any time reconsider and set aside any order of the Deputy Commissioner under this Regulation—
 - (a) directing a reference to a Council of Elders, or
 - (b) refusing to make such a reference.

18. (1) Where a Council of Elders, to which a reference has been made under this Regulation, makes any recommendation to which effect might be given if it were a finding on a matter or question referred to the Council under this Regulation, the Deputy Commissioner may, if the recommendation affects a person mentioned in the order of reference and is relevant to the matter or question actually referred, deal with the recommendation or any part of it as if it were a finding under section 8 or section 11:

Provided that no decree or sentence may be passed on any such recommendation as aforesaid against any person who has not had the claim or

Recommendations of Councils of Elders.

1901: Reg. III.]

charge fully explained to him and been given an opportunity of entering

- (2) Where the Deputy Commissioner deals with a recommendation under, sub-section (1), he may pass any such decree as is authorized by section 8, or any such sentence as is authorized by section 12, sub-section (1), and the decree or sentence shall have the same effect and he enforced in the same manner as if it were a decree or sentence passed under section 8 or section 12, sub-section (1), as the case may he.
 - 19. (I) Where the Deputy Commissioner passes, under this Chapter, a sentence of fine exceeding two hundred rupees, or of imprisonment for a term exceeding three months, or of transportation, he shall make a record of the facts of the case, of the offence committed and of his reasons for passing the sentence.
 - (2) The record shall he made by the Deputy Commissioner in English.
 and in his own hand, unless for any sufficient reason he is prevented from
 so making it, in which case he shall record the reason of his inability and
 shall cause the record to he made from his dictation in open Court.

20. Where a reference is made to a Conneil of Elders under this Chapter, Attendance, the Duputy Commissioner may exercise all or any of the powers conferred by an expectively. The Code of Civil Procedure and the Code of Criminal Procedure, 1888, before the respectively, as the case may be, for the purpose of compelling the attendance, missing of the parties and witnesses, or any conferred of them, in any case and at any stage of the proceedings.

CHAPTER IV.

PENALTIES.

21. In the event of any frontier tribe, or of any section or such tribe, acting in a hostile or unfriendly manner towards:

Government or towards persons residing within British India, the Deputy tribe Commissioner may, with the previous sauction of the Commissioner, by order in writting direct—

(a) the seizure, wherever they may be found, of all or any of the members of such tribe and of all or any property belonging to them or any of them;

Record of Depaty Co

¹ See now the Code of Civil Procedure, 1935 (Act & of 1975), Genl. Acts, Vol. VI. 5 Genl. Acts, Vol. V.

[&]quot; See footnote 1 on p. 185, supra

[1901: Reg. III.

- (b) the detention in safe custody of any person or property so seized; and
- (c) the confiscation of any such property; and may, with the like sanction, by public proclamation,—
 - (d) debar all or any members of the tribe from all access into British India; and
 - (e) prohibit all or any persons within the limits of British India from all intercourse or communication of any kind whatsoever, or of any specified kind or kinds, with such tribe or any section or members thereof.

Fines on communities accessory to crime.

- 22. Where, from the circumstances of any case, there appears to be good reason to believe that the inhabitants of any village, or part of a village, or any of them, have—
 - (a) connived at, or in any way abetted, the commission of an offence;
 - (b) failed to render all assistance in their power to discover the offenders or to effect their arrest; or
 - (c) connived at the escape of, or harboured, any offender or person suspected of having taken part in the commission of an offence; or
 - (d) combined to suppress material evidence of the commission of an offence;

the Deputy Commissioner may, with the previous sanction of the 1 Commissioner, impose a fine on the inhabitants of such village or part of a village, or any of them, as a whole.

Fines on communities where murder or culpable homicide is committed or attempted.

- 23. Where, within the area occupied by a village-community or part of a village-community, a person is dangerously or fatally wounded by an unlawful act, or the body is found of a person believed to have been unlawfully killed, the members of the village-community or part thereof shall be deemed to have committed an offence under section 22, unless the headmen of the village-community or part thereof can show that the members thereof—
 - (a) had not an opportunity of preventing the offence or arresting the offender; or
 - (b) have used all reasonable means to bring the offender to justice.

Recovery of fines.

24. Fines imposed under section 22 shall, in default of payment, be recoverable as if they were arrears of land-revenue due by the members of the community or part thereof upon whom the fine is imposed.

^{.1} See footnote 1 on p. 155, supra.

1901: Reg. III.]

25. Where a village-community or part of a village-community has Forfeiture of become liable to fine under section 22, it shall further be liable to forfeit, in remissions of whole or in part and for a term or in perpetuity, any remission of land-revenue in the case of of which it may be in joint enjoyment, and the members of the village- and persons community or part thereof, as the case may he, shall in like manner he liable erime. severally to forfeit any assignment or remission of land-revenue or allowance paid out of public funds which they, or any of them, may enjoy.

26. Where it is shown, to the satisfaction of the Deputy Commissioner, Forfeiture of that any person who is in the enjoyment of an assignment or remission of meets, etc. land-revenue or allowance payable out of public funds, has been guilty of a guilty of serious offence, or has colluded with or harhoured any criminal, or has serious suppressed material evidence of the commission of any offence, or has failed, conniving at on the investigation of any criminal case, to render loyal and proper assist. crime. ance to the authorities to the hest of his ability, the Deputy Commissioner may, in addition to any other penalty to which such person may be liable under any law for the time being in force, direct the forfeiture, in whole or in part and for a term or in perpetuity, of such assignment or remission of land-revenue or allowance, as the case may he.

Explanation .- For the purposes of this section the expression " serions offence" means any offence punishable with transportation or with imprisonment for a term which may extend to three years or more.

27. Forfeiture under section 25 or section 26 may be adjudged by order Power to of the Deputy Commissioner for a term which may extend to three years, and feiture. by order of the 1 Commissioner for any longer term or in perpetuity.

28. Nothing in sections 25, 26 and 27 shall nifeet the powers of the Powers of Local Government with respect to the grant, continuance or forfeiture, in Government whole or in part, of any assignment or remission of land-revenue or of any saved. allowance paid out of public funds.

29. Where a person is found carrying arms in such manner or in such Preparation circumstances as to afford just grounds of suspicion that the arms are being certain carried by him with intent to use them for an unlawful purpose, and that offences. person has taken precautions to clude observation or evade arrest, or is found after sunset and before sunrise within the limits of any military camp or cantonment or of any municipality, he shall be punishable with imprisonment for a term which may extend to five years or with fine, or with hoth, and the arms carried by him may be confiscated.

[1901: Reg. III.

Adultery.

- 30.(1) A married woman who, knowingly and by her own consent, has sexual intercourse with any man who is not her husband, is guilty of the offence of adultery, and shall be punishable with imprisonment for a term which may extend to five years, or with fine, or with both.
- (2) Cognizance shall not be taken of an offence under this section unless a complaint has been made by the husband of the woman, or, in his absence, by a person who had care of the woman on his behalf at the time when the offence was committed.

CHAPTER V.

PREVENTIVE AND OTHER AUTHORITY AND JURISDICTION.

Power to prohibit erection of new village. or towers on frontier.

- 31. (1) No new hamlet, village-habitation, tower or walled enclosure shall, without the previous sanction in writing of the 1 Commissioner, who may either grant or refuse such sanction as he thinks fit, be erected at any place within five miles of the frontier of British India.
- (2) Where the 1 Commissioner refuses to sanction the erection of any such hamlet, village-habitation, tower or walled enclosure, as the ease may be, he shall record his reasons for so doing.

Power to direct removal of villages.

32. Where it is expedient on military grounds, the Local Government may, by order in writing, direct the removal of any village situate in close proximity to the frontier of British India to any other site within five miles of the original site, and award to the inhabitants such compensation for any loss which may have been occasioned to them by the removal of their village as, in the opinion of the Local Government, is just.

Regulation chauks.

- 33. (1) No building of the kind commonly known as a "hujra" or of hujras and "chauk," and no building intended to be used as a "hujra" or "chauk," shall be erected or built, and no existing building not now used as a "huira" or "chauk" shall-at any time be used as such, without the previous sanction in writing of the Deputy Commissioner.
 - (2) Whoever contravenes the provisions of sub-section (1) shall be punishable with imprisonment for a term which may extend to six months, or with fine, or with both.

Demolition of buildings, used by robbers, etc.

34. (1) Where the Deputy Commissioner is satisfied that any building is habitually used as a meeting place by robbers, house-breakers, thieves or bad characters or for the purpose of gambling, he may, by order in writing,

^{. 1} See footnote 1 on p. 155, supra.

1901: Rég. III.]

163

prohibit the owner or occupier thereof from so using such building, and if the order is not obeyed, may, hy a like order, direct that the building he demolished. Such further order shall be without prejudice to any punishment to which the owner or occupier of such building may, under any law for the time being in force, be liable for disobedience of the prohibitory order.

- (2) No person shall be entitled to any compensation in respect of the demolition of any hullding under sub-section (I).
- 35. (1) Where, in the opinion of the Deputy Commissioner, the custom Mandati charfor providing for watch and ward by what are commonly known as "naubati chaukidats" exists in the case of any village-community, and the village-community or any part thereof fails to provide for the due performance of such service, or any member of the village-community fails to perform his duty of watch and ward according to the customary rotation in respect of such duties, the Deputy Commissioner may impose a fine, which may extend to one hundred rupees in any one case, upon the village-community or part or member thereof so failing as aforesaid.

member thereof so tailing as storesaid.

(2) The provisions of section 21 shall be applicable to the recovery of fines imposed on any village-community or part thereof under this section.

- (3) Where such custom as aforesaid has not existed or has fallen into disuse in any village-community, the Deputy Commissioner may, with the previous sanction of the ¹ Commissioner, by order in writing, direct its introduction or revival, as the case may be; and thereupon the provisions of subsection (2) shall apply in respect of the willage-community.
 - 36. Where, in the opinion of the Deputy Commissioner, any person-

(a) is a dangerous fanatie; or

(b) belongs to a frontier tribe and has no estensible means of subsistence in error or cannot give a satisfactory account of himself; or

(c) has a blood-feud; or

(d) has occasioned cause of quarrel likely to lead to bloodshed;

the Deputy Commissioner may, by order in writing, require him to reside beyond the limits of the territories to which this Regulation extends or at such place within the said territories as may be specified in the order:

Provided that, if the person has a fixed habitation in the place which the Deputy Commissioner requires him to leave, an order under this section shall not be made without the previous sanction of the ¹ Commissioner.

tee footnote on p. 155, supra

require per-

sons to remove

[1901: Reg. III.

Adultery.

- 30.(1) A married woman who, knowingly and by her own consent, has sexual intercourse with any man who is not her husband, is guilty of the offence of adultery, and shall be punishable with imprisonment for a term which may extend to five years, or with fine, or with both.
- (2) Cognizance shall not be taken of an offence under this section unless a complaint has been made by the husband of the woman, or, in his absence, by a person who had care of the woman on his bchalf at the time when the offence was committed.

CHAPTER V.

PREVENTIVE AND OTHER AUTHORITY AND JURISDICTION.

Power to prohibit erection of new villages or towers on frontier.

- 31. (1) No new hamlet, village-habitation, tower or walled enclosure shall, without the previous sanction in writing of the 1 Commissioner, who may either grant or refuse such sanction as he thinks fit, be ereeted at any place within five miles of the frontier of British India.
- (2) Where the 1 Commissioner refuses to sanction the erection of any such hamlet, village-habitation, tower or walled enclosure, as the ease may be, he shall record his reasons for so doing.

Power to direct re-villages.

32. Where it is expedient on military grounds, the Local Government may, by order in writing, direct the removal of any village situate in close proximity to the frontier of British India to any other site within five miles of the original site, and award to the inhabitants such compensation for any loss which may have been occasioned to them by the removal of their village as, in the opinion of the Local Government, is just.

Regulation chauks.

- 33. (1) No building of the kind commonly known as a "hujra" or of hujras and "chauk," and no building intended to be used as a "hujra" or "chauk," shall be erected or built, and no existing building not now used as a "hujra" or "chauk" shall at any time be used as such, without the previous sanction in writing of the Deputy Commissioner.
 - (2) Whoever contravenes the provisions of sub-section (1) shall be punishable with imprisonment for a term which may extend to six months, or with fine, or with both.

Demolition of buildings, used by robbers, etc.

34. (1) Where the Deputy Commissioner is satisfied that any building is habitually used as a meeting place by robbers, house-breakers, thieves or bad characters or for the purpose of gambling, he may, by order in writing,

^{. 1} See footnote 1 on p. 155, supra.

of 1893.

person as last aforesaid from the village in which the woman resides, on the requisition of a headman of the village

- (2) A police-officer making an arrest nuder sub-section (1) shall, without unnecessary delay, take or send the person arrested to the nearest Magistrate having jurisdiction.
- (3) The Magistrate may, in default of bail being furnished to his satisfaction, detain the person arrested for such period, not exceeding fifteen days, as may be necessary to enable the husband, or, in his absence, a person who had care of the woman on his behalf, to make a complaint,
- 40. (1) Where the Commissioner or the Deputy Commissioner is of Security and opinion that it is necessary, for the purpose of preventing murder or culpable for the prehomicido not amounting to murder, or dissemination of sedition, to require a wention of murder or person to execute a bond for good hehaviour or for keeping the peace, as the culpable case may be, he may order the person to execute a bond, with or without the dissemisureties, for his good behaviour or for keeping the peace, as the ease may be, action of sediduring such period, not exceeding three years, as the Commissioner or the Deputy Commissioner, as the case may be, may fix.
 - (2) The Deputy Commissioner may make an order under sub-section (1)-
 - (a) on the recommendation of a Conneil of Elders, or
 - (b) after inquiry as hereinafter provided.
- (3) Where a person has been convicted in accordance with the finding of a Council of Elders of an offcuce mentioned in section 106 of the 2 Codo of Criminal Procedure, 1898, or punishable under section 302, section 304, section LLY of 1860. 307 or section 308 of the Indian Penal Code, the Deputy Commissioner at the time of passing sentence, or the 'Commissioner at the time of revising the sentence, may make an order under sub-section (1) with respect to that person.
 - (4) Where the Deputy Commissioner makes an order under sub-section (1) on the recommendation of a Council of Elders, he shall record his reasons for acting on the recommendation.
 - (5) Where the 1Commissioner or the Deputy Commissioner is of oninion that sufficient grounds exist for making an order under sub-section (1), he may, either in lieu of or in addition to such order, by order in writing, direct that the person concerned shall notify his residence and any change of residence in

¹ See footnate 1 on p. 155, espra.

⁵ Genl. Acts, Vol. V.

[#] Geul. Acts, Vol. L.

[1901: Reg. III.

the manner prescribed by section 565 of the 1Code of Criminal Procedure, V of 1898. 1898, during such term, not exceeding three years, as may be specified in the order.

Security from families or factions in feud.

41. Where a blood-feud or other cause of quarrel likely to lead to bloodshed exists, or, in the opinion of the Deputy Commissioner, is likely to arise case of blood- between two families or factions, the Deputy Commissioner may, on the recommendation of a Council of Elders or after inquiry as hereinafter provided, order all or any of the members of both families or factions or of either family or faction to execute a bond, with or without sureties, for their good behaviour or for keeping the peace, as the case may be, during such period, not exceeding three years, as he may fix.

Procedure in inquiry.

42. (1) An inquiry for the purposes of section 40, sub-section (2), section 41, may be conducted, so far as may be necessary, out of Court:

Provided that a person from whom it is proposed to require a bond under section 40, or the principal members of a family or faction from which it is proposed to require a bond under section 41, shall be given an opportunity of showing cause in Court why a bond should not be required, and of having his or their witnesses examined there, and of cross-examining any witness not called by himself or themselves who may testify there to the necessity or otherwise for the execution of a bond.

(2) Sections 112, 113, 115 and 117 of the Code of Criminal Procedure, V of 1898. 1898, shall not apply to an inquiry under this section, but the Deputy Com. missioner shall record his order with the reasons for making it.

Breach of bond.

- 43. (1) A bond executed under section 40 shall be liable to be forfeited, if the person bound thereby to be of good behaviour or to keep the peace, as the case may be, commits or attempts to commit, or abets the commission of, any offence punishable with imprisonment.
- (2) A bond executed under section 41 shall be liable to be forfeited, if the person bound thereby to be of good behaviour or to keep the peace, as the case may be, commits or attempts to commit, or abets the commission of, any offence punishable with imprisonment in respect of any member of the opposite family or faction to which the bond related.
- (3) If, while a bond executed under section 41 is in force, the life of any member of either family or faction is unlawfully taken or attempted, the Deputy Commissioner may declare the bond of all or any of the members of the other family or faction and their sureties (if any) to be forfeited, unless

of 1898.

- it is shown to his satisfaction that the homicide or attempt was not committed by, or in consequence of the abetment of, any member of that family or faction.
- 44. (1) Where a person ordered to give security under section 40 or Imprisonsection 41 does not give security on or before the date on which the period fault of secufor which the security is to be given commences, he shall he committed to rity. prison, or, if he is already in prison, be detained in prison until that period expires, or until within that period he furnishes the required security.
- (2) Imprisonment for failure to give security under this Chapter may he rigorous or simple as the officer requiring the security directs in each case.
- 45. Where a person has suffered imprisonment for three years for failure Length of to give security under section 40 or section 41, he shall he released, and shall ment. not again he required to give security nuless a fresh order is passed in accordance with the provisions of this Chapter or of the 'Code of Criminal Procedure, 1898.
- 46. (1) Where a person has, under the provisions of this Chapter, given Further security or been impresoned for failure to give security, he may be brought security. before the Deputy Commissioner, if, on the expiry of the period for which security was required to be given, the Deputy Commissioner so directs,
- (2) Where the Deputy Commissioner thinks it necessary, for the purpose of preventing bloodshed, to require security for a further period from any person so brought before him, he shall record a proceeding to that effect.
- (3) The proceeding may be founded on the facts on which the original order to give security was founded, and it shall not be necessary to prove any fresh facts to justify an order to give security for a further period under this section; but such an order, if passed, shall have the same effect and he enforced in the same manner as an original order to give security under section 40 or section 41.
- (4) Notwithstanding anything in this section, no person shall suffer, for failure to give security under this Chapter, continuous imprisonment for more than six years or, without the sanction of the Commissioner, for more than three years.
- 47. (1) Where, within the territories in which all or any of the provi- Modified sions of this Regulation are for the time being in force, it is found necessary application of XLII, Act V. 1508.

¹ Genl. Acts, Vol. V.

¹ New footnote 1 on p. 155, supra.

[1901: Reg. III.

or expedient to take security under this Regulation from Pathans or Biluchis or any other classes against whom all or any of the provisions of sections 40 to 46 may for the time being be enforced, the provisions of Chapters VIII and XLII of the 1 Code of Criminal Procedure, 1898, shall be read as if for the words "High Court," "Court of Session" and "Sessions Judge" wherever they occur, the word "Commissioner" were substituted, and all references to any such Courts shall be deemed to refer to the Court of the ² Commissioner.

(2) Subject to the provisions of sub-section (2) of section 42 and subsection (1) of this section, the provisions of the said Chapters of the ¹Code of Criminal Procedure, 1898, shall, so far as they are consistent therewith, be applicable to every proceeding under this Chapter relating to the taking of security; but all applications for revision in respect to any such proceeding shall be made to, and be disposed of by, the 2Commissioner.

CHAPTER VI.

APPEAL AND REVISION.

∆ppeals barred.

48. No appeal shall lie from any decision given, decree or sentence passed, order made or act done, under any of the provisions of this Regulation.

Revision.

49. The 2 Commissioner may call for the record of any proceeding under this Regulation and revise any decision, decree, sentence or order given, passed or made therein.

Powers in exercise of sional jurisdiction.

50. The ² Commissioner may, in the exercise of his revisional jurisdiction criminal revision any criminal proceeding, exercise the power to direct tender of pardon conferred by section 338, and any of the powers conferred on an Appellate Court by sections 195, 423, 426, 427 and 428 of the ¹Code of Criminal Procedure, 1898, and may also enhance any sentence:

V of 1898.

Provided that nothing in this Chapter shall be deemed to authorize the ²Commissioner to set aside the finding on any question of fact of a Council of Elders, where such finding has been accepted by the Deputy Commissioner, unless he is of opinion that there has been a material irregularity or defect

¹ Genl. Acts, Vol. V.

^{` 2} Seè footnote 1 on p. 155, supra.

in the proceedings or that the proceedings have been so conducted as to occasion a miscarriage of justice.

- 51. No sentence shall be passed by the Commissioner in the exercise of Sentences his revisional jurisdiction which the Deputy Commissioner could not have not be passed passed under this Regulation.
- 52. Nothing in this Chapter shall be deemed to authorize the 1 Commis- Powers in sioner to vary or set aside any decision, decree or order given, passed or made exercise of in any civil proceeding under this Regulation, unless he is of opinion that sional juristhere has been a material irregularity or defect in the proceedings, or that the proceedings have been so conducted as to occasion a miscarriage of justice, or that the decision, decree or order is contrary to good conscience or public policy.

53. Where, in the exercise of his revisional jurisdiction in any proceeding Record of under this Regulation, the 'Commissioner varies or sets aside any decision, reasons. decree, sentence or order, he shall record his reasons for so doing,

54. (1) The Commissioner shall not revise any decision, decree, sentence Procedure or order given, passed or made hy himself in the capacity of Deputy Commis- where the sioner.

to be revised

- was given by

 (2) Where any such decision, decree, sentence or order is brought to the forms. notice of the Commissioner with a view to the exercise by him of his revi- Deputy Comsional jurisdiction in respect thereof under this Regulation, the 'Commissioner shall report the ease to the Local Government, and it shall be disposed of by the Local Government or hy such officer as the Local Government may appoint in that behalf.
- 55. Every order made by the 'Commissioner in exercise of his revisional Enforcement jurisdiction shall he enforced as if it were an order of the Deputy Commis- unde on revisioner or District Magistrate, as the case may be, and the Deputy Commis- sion. sioner or District Magistrate shall do all acts and things necessary to give effect thereto.

CHAPTER VII.

SUPPLEMENTAL PROVISIONS

56. Where, by a decree passed under section S or by a sentence passed Recovery of under section 12, any person belonging to a frontier tribo becomes liable to from rela-

[1901: Reg. III.

pay a fine or other sum of money, the Deputy Commissioner may, on the recommendation of a Council of Elders and on satisfying himself that such a course is in accordance with local tribal enstom, by order in writing, direct that the amount shall be recovered from the property, moveable or immoveable, of such of the relatives or fellow tribesmen of the person so liable as may be specified in the order.

Power of missioner to of certain tines.

- 57. (1) The Deputy Commissioner may make such order as he thinks fit Deputy Com- for the disposal of the proceeds of any fine imposed under section 12, section order disposal 18 or section 22, and, subject to any order made by the 1 Commissioner under Chapter VI, the proceeds shall be disposed of accordingly.
 - (2) Where, in pursuance of an order made under sub-section (1), a person has received compensation for an injury out of the proceeds of a fine, no Civil Court shall take eognizance of a claim to compensation based on the same injury.

Maintenance of registers.

58. Registers shall be kept up, in forms to be approved by the Local Government, of all cases dealt with by the Deputy Commissioner and by the Commissioner under this Regulation.

Jurisdiction of ordinary Courts in enses under sections 29, 30 and 37.

59. An offence punishable under section 29 or section 30 may be tried by a Court of Session or by the Court of a Magistrate of the first class. An offence punishable under section 37 may be tried by any Magistrate of the first class.

Finality of proceedings under Regu-1 lation.

60. Except as therein otherwise provided, no decision, decree, sentence or order given, passed or made, or act done, under Chapter III, Chapter IV, Chapter V or Chapter VI, shall be called in question in, or set aside by, any Civil or Criminal Court.

Application of provisions of Indian Penal Code respecting fines and imprisonment. Power to make rules.

61. The provisions of section 61, and those of sections 63 to 74, of the ² Indian Penal Code, shall, subject to the provisions of section 13 of this XLV of 1860. Regulation, apply to sentences passed under this Regulation.

Protection for persons acting under Regulation. Repeal.

- 62. The Local Government may make rules to carry out the purposes and objects of this Regulation.
- 63. No suit or other legal proceeding shall lie against any person for anything done, or in good faith intended to be done, under this Regulation.
 - 64. The Punjab Frontier Crimes Regulation, 1887, is hereby repealed.

IV of 1887.

¹ See footnote 1 on p. 155, surra.

² Genl. Acts, Vol. I.

THE FIRST SCHEDULE.

[See section 2, clause (b).]

PART I.—POWERS AND FUNCTIONS WITH WHICH MAGISTRATES OF THE FIRST CLASS MAY BE INVESTED BY DEPUTY COMMISSIONERS.

- (a) In the case of an additional District Magistrate—all or any of the powers and functions of a Deputy Commissioner.
- (b) In any other case -- all or any of the following powers, namely :-
 - (i) power to make orders of reference to Councils of Elders, under section 8, sub-section (1);
 - (i) power to nominate and appoint the members of the Council when
 an order of reference to a Council has been made under section
 8, sub-section (1);
 - power to nominate the members of the Council when an order of reference to a Council has been made under section 11, subsection (I);
 - (iv) power to consider and dispose of objections made by an accused person to members so uominated, and to appoint the members of a Council of Elders under section 11, sub-section (2); and
 - (p) power to take security under section 40.

PART II.—POWERS AND FUNCTIONS WITH WHICH MADISTRATES MAY BE INVESTED BY THE LOCAL GOVERNMENT.

- (a) Power to nominate and appoint the members of a Council of Elders
 where an order of reference to a Council has been made under
 section 8, sub-section (1);
- (b) Power to nominate the members of the Council when an order of reference to a Council has been made under section 11, subsection (1); and
- (c) Power to consider and dispose of objections made by an accused person to members so nominated and to appoint the members of a Council of Elders under section 11, sub-section (2).

[1901: Reg. III. [1901: Reg. IV.

Frontier Murderous Outrages.

THE SECOND SCHEDULE.

[See section 12, sub-section 2.]

- 1. Any offence punishable under any of the following sections of the ¹Indian Penal Code, namely, sections 121, 121A, 122, 123, 124A, 125, 126, XLV of 127, 131, 144, 148, 150, 193, 194, 195, 196, 201, 211, 212, 216, 216A, 302, ¹⁸⁶⁰. 304, 307, 308, 324, 325, 326, 328, 354, 363 to 369, 376, 377, 379 to 382, 386, 387, 392 to 399, 400, 401, 402, 411 to 414, 427 to 429, 435, 436, 440, 448 to 460, 494, 495, 497 and 498.
- 2. Any offence punishable under section 29 or section 30 of this Regulation.
 - 3. Abetment of any of the offences aforesaid.
- 4. Attempt to commit any of the offences aforesaid, which are not themselves expressed to be attempts to commit offences.

REGULATION No. IV of 1901.

A Regulation to make better provision for the suppression of murderous outrages in certain frontier tracts.

[18th October, 1901.]

WHEREAS it is expedient to make better provision for the suppression of murderous outrages in certain frontier tracts; It is hereby enacted as follows:—

- 1. (1) This Regulation may be called the Frontier Murderous Outrages Regulation, 1901; and
 - (2) It shall come into force at once.
- (3) Save as otherwise provided by section 6, sub-section (2), it extends only to the territories for the time being administered by the Chief Commissioner of British Baluchistan; but the Local Government may, either of its own motion or at the request of the Judicial Commissioner, exempt any local area, or withdraw any case or class of cases, from the operation of all or any of its provisions.

Short title, commencement and extent.

V of 1860.

2. (1) Any fanatic who, within the meaning of the Indian Penal Code, Fanishment of fanatic commits murder, or does any act with such intention or knowledge, and in committing, such circumstances, that, if he hy that act caused death, he would commit ing to commurder, shall be punishable with death or with transportation or imprison- mit, murder. ment for life, and all his property shall be forfeited to the Government,

of 1898.

V of 1893.

- (2) Notwithstanding anything in section 393 of the 2Code of Criminal Procedure, 1898, or in any other enactment for the time being in force, where any such fanatic as, aforesaid is sentenced to transportation or imprisonment for life, he may also he sentenced to whipping in addition to such transportation or imprisonment.
- 3. Where any fanatic is killed in the act of committing an offence punish. Forfeiture of shle under section 2, or, having been wounded and arrested in the act of disposal of committing any such offence, afterwards dies of his wounds, the Court which, fanatic killed under the provisions of section 4, would have had cognizance of the offence in commitif the offender could have been brought to trial, may proceed to hold an under secinquest into the circumstances of the death of the fanatic, and, on proof of tien 2. his having been killed as aforesaid, or of his having died of wounds received as aforesaid, may adjudge that all his property shall he forfeited to the
- Government, and may dispose of his body as it may think fit. 4. (1) Any offence punishable under section 2 shall he tried by the Court before Sessions Judge or Deputy Commissioner of the district in which it was com-offeners mitted:

punishable under section

Provided that the jurisdiction so conferred on the Sessions Judge or 2 to be tried. Deputy Commissioner may be exercised by any Magistrate of the first class whom the Local Government or the Sessions Judge or Deputy Commissioner to whom such Magistrate is subordinate, may, after the commission of an offence punishable under section 2, specially invest with such jurisdiction for the purpose of trying such offence.

(2) In every trial held under this Regulation the Court shall follow the procedure for the trial of warrant-cases by Magistrates prescribed by Chapter XXI of the *Codo of Criminal Procedure, 1898;

Provided that, where the Court is of opinion that any witness or evidence is offered for the purpose of vexation or delay or of defeating the ends of justice, it may require the accessed person to satisfy it that there are reasonable grounds for believing that such witness or evidence is material, and,

¹ Gent Acts, Vol. L.

[&]quot; Geni. Acts. Vol. V.

[1901: Reg. IV.

where the Court is not so satisfied, it shall not be bound to summon the witness or examine the evidence so offered.

Trial to be with aid of assessors.

- 5. (1) Every trial held under this Regulation shall be conducted with the aid of two or more assessors as members of the Court.
- (2) The Court may appoint such person, other than persons specified in section 278 of the ¹Code of Criminal Procedure, 1898, at such time, and in V of 1898. such manner, as it may think fit, to serve as assessors, and no persons shall be exempt, within the meaning of section 320 of the said Code, from liability to serve as such assessors.
- (3) The provisions of the said Code shall, save as aforesaid, apply to assessors appointed under this section.

Contents of judgment and execution of sentence.

6. (1) When any trial held under this Regulation is concluded, if the accused person is convicted, it shall be sufficient if the Court, in passing judgment and recording the finding and sentence, specifies the offence of which he is convicted, and the Court shall immediately issue a warrant to the officer in charge of the prison in which the prisoner is confined, or to which the Court has, by its judgment or by a subsequent order, directed him to be transferred for this purpose, to cause the sentence to be carried into execution, and the sentence shall be carried into execution accordingly:

Provided that, where a sentence of death is passed, the Court may, from time to time, if it seems to it that the public interest so requires, extend the date fixed for the execution of the sentence, and the execution shall be postponed accordingly.

- (2) The Court may, under sub-section (1), direct a prisoner to be transferred for the execution of a sentence passed upon him under this Regulation to any prison in British India, whether in the territories for the time being administered by the Chief Commissioner of British Baluchistan or not; and nothing in the 1 Prisoners Act, 1900, or in any other enactment III of 1900, for the time being in force, shall be deemed to preclude the officer in charge. of such prison from carrying such sentence into execution.
- (3) Notwithstanding anything in the 1 Code of Criminal Procedure, 1898, v of 1898. or in any other enactment for the time being in force, no sentence of death passed under this Regulation shall require confirmation by any Court.
- 7. When a sentence of death passed under section 2 has been carried into execution, the body of the offender shall be disposed of as the Court by which he was sentenced, shall direct.

Disposal of body of offender on execution of sentence of death passed under section 2.

8. The proceedings in every trial held under this Regulation shall, with Proceedings out unnecessary delay, he reported by the Court to the Local Government.

to Local Government.

of 1898.

f of 1899.

- 9. Notwithstanding unything in the 1 Code of Criminal Procedure, 1898, No appeal from order or in any other enactment for the time being in force, no appeal shall lie from trom or centence any order made or sentence passed under this Regulation.
- under Regulation. 10. Where the Court is of opinion that a person charged with an offence Procedure where offence punishable under section 2 is not so punishable, but has committed an offence charged is LV of 1860, punishable under the Indian Penal Code, the accused person shall he dealt able under with in manner provided in such case by the 1 Code of Criminal Procedure, section 2. 1898.
 - 11. The Local Government shall have, with respect to the confinement of Power for Local Covany person charged with or suspected of an intention to commit, or abet the enment to commission of, an offence punishable under section 2, the powers vested in confine perthe Governor General in Council by any law for the time being in force with, or susregarding the confinement of persons charged with, or suspected of, State offence puroffences; and the provisions of any such law shall, mutatis mutandis, be section 2. applicable in overy case in which the Local Government proceeds under the authority of this section.
 - 12. Any Magistrate of the first class may cause any person against whom Detention of there are, in his opinion, grounds for proceeding under section 11, to be auticipation arrested, and may, after such inquiry as he may think necessary, detain such of proceedperson in safe custody until he has received the orders of the Local Govern- section 11. ment, to which he shall in every such case, without unnecessary delay, report his proceedings.
 - 13. (1) Any police-officer may, without an order from a Magistrate and Arrest, etc., without a warrant, arrest any person against whom credible information has of persons suspected of hen received, or a reasonable suspicion exists, that he is a person who intends intending to to commit, or abet the commission of, an offence punishable under section 2, babitually or who habitually protects or harbours fanaties committing such offences, or commission who orally or in writing counsels, or hy approval encourages, the commission of offences of such offences.

punishable under section 2.

V of 1825.

(2) Any such person as aforesaid shall be deemed, 'within the meaning of clause (f) of section 110 of the 1 Code of Criminal Procedure, 1898, to be so desperate and dangerous us to render his being at large without security hazardous to the community, and the provisions of Chapter VIII and of

¹ Genl. Acts, Vol. V.

³ Gent, Acts, Vol. I.

[1901: Reg. IV.

sections 406, 514 and 515 of the said Code shall apply to him, except in so far as is otherwise provided in this Regulation.

- (3) Where a Magistrate makes in respect of such person as aforesaid an order in writing as prescribed by section 118 of the said Code, he may direct such person, during the whole or part of the period of the bond,—
 - (a) to reside beyond the limits of the territories to which this Regulation extends, or at such place within the said limits as may be specified in the order; and
 - (b) if he is so directed to reside within the said limits, to notify his residence and every change of residence to such authority as may be specified in the order.
- (4) Whoever, being bound over to be of good behaviour under this section, commits a breach of any direction under sub-section (3), shall be deemed to have forfeited his bond, and shall, in addition to any term of rigorous imprisonment to which he may be liable for breach of the conditions of his bond, be punishable with rigorous imprisonment for a term which may extend to one year, or with fine, or with both.
- (5) Every order made under this section shall be at once reported to the Local Government, and the Local Government may revise any such order.

Further preventive and punitive measures.

- 14. (1) Where a fanatic has committed an offence punishable under section 2, the Court may, on the recommendation of a Council of Elders or after such inquiry as it may think necessary, take any of the following measures against any community, section of a community or individual with whom such fanatic is or has been associated in circumstances which satisfy the Court that, by reasonable prudence or diligence on the part of such community, section of a community or individual, the commission or attempted commission of such offence might have been prevented, namely:—
 - (a) it may impose a fine on such community, section of a community or individual and recover the same as if it were an arrear of land-revenue; or
 - (b) it may direct that such community, section of a community or individual shall forfeit, in whole or in part and for a term or in perpetuity, any assignment or remission of land-revenue or allowance payable out of public funds of which it or he may be in enjoyment.
- (2) No order made under this section shall take effect until it has been confirmed by the Local Government.

1907: Reg. I.] Upper Burma Frontier Crossing.

(3) Nothing in this section shall affect the powers of the Local Government with respect to the grant, continuance or forfeiture, in whole or in part, of any assignment or remission of land-revenue or of any allowance payable out of public funds.

Explanation.- In sub-section (1), the expression "Council of Elders" means a Council of three or more persons convened according to the Pathan, Biluch or other usage, as the Court may in each case direct.

Power for Local Government to issue circular orders.

Repeals.

15. The Local Government may, by notification in the official Gazette, make and issue circular orders for the guidance of officers in carrying out the purposes and objects of this Regulation; and every circular order so made and issued shall have effect as if enacted in this Regulation

16. Act XXIII of 1867 (an Act for the suppression of murderous outranes in certain Districts of the Punjab), Act IX of 1877 (an Act to revive and amend Act No. XXIII of 1867), and so much of the Repealing Act, 1874, of the Baluchistan Laws Regulation, 1890, and of the Repealing and XVI of 1874 Amending Act, 1891, as relates to the said Act XXIII of 1807, are hereby XII of 1891. repealed in the territories to which this Regulation extends.

REGULATION No. I of 1907.

A Regulation for conferring power to prevent persons from passing agross the frontier out of cortain Districts and from entering, or residing or travelling in, disturbed parts of 'Upper Burma

[22nd February, 1907.]

· itid.

id.

Whenever it is expedient that the Local Government and certain of its officers should have authority to prevent persons from passing out of certain parts of 'Upper Burma of .] into foreign or unadministered territory 1 . .] and from entering, or residing or travelling in, disturbed parts of 1 Upper Burma 4

.]: It is hereby enacted as follows --

1. (1) This Regulation may be called the Upper Burma of] Frontier Crossing and Disturbed Districts Regulation, 1907.

Title extent and commencement. 1 To be construed as British Baluchistan, see Schodule I to the British Baluchistan Laws Regulation, 1913 (2 of 1915) infra, p 209. 'ıd.

⁷ The words .

^{*} The words "

^{*} The words * The words ".

Upper Burma Frontier Crossing.

- (2) It extends to the whole of Upper Burma 2[
 . and
- (3) It shall come into force on such date as the Local Government may, by notification in the local official Gazette, appoint in this behalf.

Warning against passing from a notified district into foreign or unadministered territory. 2* * *

- A person warned in the manner hereinafter provided shall not —
 [4 (a) pass across the frontier of British Baluchistan into any foreign territory.]
- (b) while a notification under this clause is in force, pass from any part of the territories to which this Regulation extends into any other part of those territories to which the Local Government has, by notification in the local official Gazette, declared this clause to apply; or,
- (c) while a notification under this clause is in force, reside or travel in any part of those territories to which the Local Government has, by notification in the local official Gazette, applied this clause and which is mentioned in the warning.

Service or publication of warning.

- 3. Every warning for the purpose of this Regulation shall be in writing and shall,—
 - (a) if addressed to an individual, be signed by the ⁵ Commissioner of the division or Deputy Commissioner of the district within which the individual dwells or may be found, and be served upon him in such manner as the Local Government may by general or special order prescribe;
 - (b) if addressed to a class of persons or to the public generally, be published, with the previous sanction of the Governor General in Council, in the local official Gazette and otherwise in such manner as the Local Government may by general or special order direct.

¹ See footnote1 on prepage.

² The words "and to the Hill District of Arakan" have been omitted, see ibid.

³ See footnote4 on prepage.

^{*} Substituted by the British Baluchistan Laws Regulation, 1913 (2 of 1913) infra p. 209.

⁵ To be construed as the Chief Commissioner of British Baluchistan, see Schedule I of the British Baluchistan Laws Regulation, 1913 (2 of 1913), infra, p. 209.

- 4. (1) If any person to whom a warning served or published under the Consequence last foregoing section is addressed disobeys, or attempts to disobey, the obedience to warning,---
 - (a) he shall be punished with fine which may extend to five hundred rances; and
 - (b) the Local Government may order him to remove to such place within the territories to which this Regulation extends as it may direct in this behalf.
- (2) If any person contravenes any order under sub-section (1) clauso (b), the Commissioner of the division or Deputy Commissioner of the district within which the person is dwelling or may be found may cause him to be arrested and detained in custody until he accepts his release upon such conditions as the Local Government thinks fit to impose.
- 5, (1) If the 1 Commissioner of the division or Deputy Commissioner of Power to the district within which any porson, whether a European British subject or sioner or not, is dwelling or may be found, reasonably suspects that the person intends to require to disobey a warning served on him or punished in accordance with section 3, security for the Commissioner or Deputy Commissioner may require such security for his harlour in good behaviour for a period not exceeding six months as the Commissioner certain or Deputy Commissioner may deem sufficient.

V of 1898

XIII of 1898.

(2) The provisions of the 2 Code of Criminal Procedure, 1898, sections 112 to 196 (both inclusive), and section 514 shall, so far as they can be made applicable, apply to all cases under this section.

6. The Upper Burma Frontier Crossing and Disturbed District Regula- Repeal. 1X of 1887. tion, 1887, and so much of the Third Schedulo to the Burma Laws Act, 1898, as relates to the aforesaid Regulation, are hereby repealed.

² To be construed as the Chief Commissioner of British Baluchistan, see Schedule 1 of the British Beluchistan Laws Regulation, 1913 (2 of 1913) infra, p. 209.

² Genl. Acts, Vol. V.

[#] Bur. Code, 1910, p. 129.

•

; *

CHAPTER III.

TAXATION.

SECTIONS.

- 8. Taxes which may be imposed.
- 9. Scavenging-tax.
- 10. Water-tax.
- 11. Notification of, and power to abolish and reduce, taxes.
- 12. Power to exempt from taxation.
- 13. Taxes not invalid for defect of form.
- 14. Taxes when paid.
- 15. Receipts to be given.
 - 16. Appeals against taxation.
 - 17. Limitation for appeals.
- 18. Taxation not to be questioned except under Regulation,
- 19 Power to examine article liable to octroi.
- 20. Power to search where octroi is leviable.
- 21. Presentation of hill for octroi.
- 22. Recovery of octroi.
- Taxes leviable under the orders of the Chief Commissioner or the Governor General in Council to be deemed to be taxes under this Regulation.

CHAPTER IV.

BAZAR FUND AND PROPERTY.

- 21. Constitution of Bazar Fund.
- 25. Application of fund.
- 26. Custody of Bazar Fund.
- 27. Investment of same.

[1910: Reg. V.

CHAPTER V.

POWERS FOR SANITARY AND OTHER PURPOSES.

Streets and buildings.

SECTIONS.

- 28. Power to acquire land for building-site adjoining new streets.
- 29. Power to close streets.
- 30. Power to permit temporary occupation of streets, etc.
- 31. Power to attach brackets for lamps.
- 32. Names of streets and numbers of buildings.
- 33. Notice of new buildings.
- 34. Removal of obstructing projections and encroachments.

Bathing and washing places.

35. Bathing and washing places.

Deposit of offensive matter and slaughter-places.

- 36. Removal and deposit of offensive matter.
- 37. Places for slaughter of animals.

Burial and burning places.

38. Powers in respect of burial and burning places.

Inflammable materials.

39. Inflammable materials.

Powers of entry and inspection.

- 40. Inspection of drains, privies and cesspools.
- 41. Power to enter and inspect buildings, etc.
- 42. Other powers of entry on building or land.
- 43. Power to enter for discovery of vehicles or animals liable to taxation.
- 44. Power to inspect places for sale of food or drink, etc., and to seize unwholesome articles exposed for sale.
- 45. Power of entry for purposes of scavenging.
- 46. Trecautions to be observed in entering dwelling.

Water-pipes, privies and drains.

SECTIONS.

- 47. Troughs and pipes for rain-water.
- 48. Provision of privies, etc.
- 49. Construction, repairing and closing of drains, privice and cesspools. 50. Unauthorized buildings over drains, etc.
- 51. Renewal of latrines, etc., near any source of water-supply.
 - 52. Power to require drainage, etc., of unwholesome land, etc.

53. Power to require buildings, wells, tanks, etc., to be secured. 54. Buildings, etc., in tuinous or daugerous state.

- Buildings and grounds in unsanitary condition. 55. Po ver to require owner to clear away noxious regetation.
- 50. Power t, trum hodges and trees bordering on streets. 57. Power to have building or land cleansed
- 58. Powers in respect of building unit for babitation.
- 50. Power to require natenanted building becoming a nuisance to be
- 60. Cultivation, use of manure or irrigation injurious to health, after

- 61. Regulation of offensive and dangerous trades. 62. Power to prohibit such trades.
- 63. Execution of acts required to be done by any notice.
- 61 Compensation for damage caused by exercise of powers under this
- 65. Information to be given of cholera or small-pox or plague. 66. Removal to hospital of cholera, small-pox and plague patients.
- 67. Prohibition by Deputy Commissioner of use of numbolesome water.

CHAPTER VI.

OFFINEIS APPLICATING THE PUBLIC HEALTH, SAFETY OF CONVENIENCE. 69. Depositing or throwing earth or materials or refuse, mbbish or

[1910: Reg. V.

SECTIONS.

- 70. Discharging sewage.
- 71. Non-removal of filth, etc.
- 72. Making or altering drains without authority.
- 73. Penalty for making or keeping latrines, etc., near any source of water-supply.
- 74. Keeping animals so as to be injurious to health.
- 75. Feeding animals on deleterious substances.
- 76. Driving vehicles without proper lights.
- 77. Discharging fire-arms, fire-works, etc.
- 78. Control of camels.
- 79. Suffering dogs to be at large.
- 80. Destruction of mad dogs.
- 81. Altering, obstructing or encroaching upon streets, etc.
- 82. Picketing animals and collecting carts.
- 83. Carrying corpses by prohibited routes or so as to cause annoyance.
- 84. Destroying direction-posts, lamp-posts, etc.
- 85. Penalty for disobedience to orders under Chapter V.

CHAPTER VII.

SUPPLEMENTAL.

- 86. Control.
- 87. Vaccination.
- 88. General rules.
- 89. Rules with respect to disorderly persons.
- 90. Penalties for breaches of rules under sections 88 and 89 and commencement of such rules.
- 9). Brothels.
- 92. Penalty on officer or servant of bazar being interested in contract made with Deputy Commissioner
- 93. Suits and prosecutions.
- 94. Acquisition of land under Act I of 1894.
- 95. Official not to be deemed interested in prosecution.
- 96. Conduct of prosecution and enforcement of fines under this Regulation.
- 97. Recovery of taxes, etc.
- 98. Irregularities not to invalidate proceedings.
- 99. Validation of acts done before the commencement of this Regulation.

REGULATION No. V of 1910.

A Regulation to make better provision for the administration of certain Bazars in British Baluchistan.

[21st September, 1910.]

WHEREAS it is expedient to make better provision for the administration of certain bazars in British Baluchistan, It is hereby exacted as follows:-

CHAPTER I.

PRELIMINARY.

- 1. (1) This Regulation may be called the British Balushistan Bazars Title, extent and com-
 - (2) It extends to the whole of British Baluchistan; and
- (3) It shall come into force at once, but shall not be operative except in such local areas as may be declared to be bazars under this Regulation.
- 2. In this Regulation, unless there is anything repagnant in the subject Definitions. or context.—
 - (i) "bazar" means any local area declared by or under this Regula-
 - (ii) "Chief Commissioner" means the Chief Commissioner of British
 Baluchistan:
 - (iii) "Commissioner" means the Revenue Commissioner in British Baluchistan:
 - (iv) "Deputy Commissioner" means the Deputy Commissioner for the time being exercising jurisdiction within a bazar, and, in the absence of the Deputy Commissioner, such officer as may be appointed, by name or by virtue of his office, by the Chief Commissioner to discharge the duties of the Deputy Commissioner under this Regulation:
 - (v) "inbabitant" includes any person ordinarily residing or earrying on business or owning or occupying immoveable property in a bazar;
 - (vi) "notification" means a notification published by authority of the Chief Commissioner in the Gazette of Iudia:

[1910: Reg. V.

- (vii) "notified" means published as aforesaid:
- (viii) "owner" includes the person for the time being receiving the rent of any land or building, whether on his own account or as agent or trustee for any person or society or for any religious or charitable purpose, or who would so receive the same if the land or building were let to a tenant:
- (ix) "prescribed" means prescribed by rules made by the Chief Commissioner under this Regulation: and
- (x) "street" includes any way, road, lane, square, court, alley, passage or open space, whether a thoroughfare or not, over which the public have a right of way, and also the roadway and footway over any public bridge or causeway.

Constitution of bazar.

3. (1) The Chief Commissioner may, by Inotification, declare any town or village or group of towns or villages, together with or exclusive of any rail-way-station, building or land in the vicinity of any such town or village or group of towns or villages, to be a bazar, and may in such notification direct that any bazar so declared shall be exempt from the operation of any section of this Regulation:

Provided that no military cantonment or part of a military cantonment shall, without the consent of the Governor General in Council, be comprised in any such notification:

Provided also that no town or village or group of towns or villages shall be comprised in any such notification if it contains more than ten thousand inhabitants according to the returns of the most recent official census or is a purely agricultural village.

- (2) The Chief Commissioner may at any time cancel or modify any notification under sub-section (1).
- (3) When by reason of any order of cancellation under the last foregoing sub-section any area ceases to be a bazar under this Regulation, the unexpended proceeds of any taxes levied therein shall be applied for the benefit of the inhabitants of the said area as the Chief Commissioner may think fit.

CHAPTER II.

OFFICERS AND SERVANTS.

Employment of officers and 4. Subject to the other provisions of this Regulation and to the general control of the Commissioner and of the Chief Commissioner, the appointment of

¹For notification declaring the town of Sibi in conjunction with certain other villages to be a bazar, see Gazette of India, 1910, Part II, p. 1738.

187

such officers and servants as may be necessary or proper for the efficient execution of the provisious of this Regulation shall rest with the Deputy Commissioner.

5. (1) In the case of an officer or servant appointed under the preceding Pensions and section or employed before the commencement of this Regulation who is not a neces of officials not being Government official, the Deputy Commissioner may-Government servants

- (a) grant him leave-allowances;
- (b) if his monthly pay does not exceed ten rupees, grant him a gratuity on resignation or retirement;
- (c) with the sanction of the Commissioner, grant him a gratuity or subscribe on his behalf for pension or gratuity under the rules contained in any general or special orders of the Governor General in Council for the time being in force, or purchase for him from the Government or otherwise an anunity on his retirement :

Provided that no pension, gratuity, leave-allowance or annuity shall exceed the sum to which, under any general or special orders of the Governor General in Council for the time being in force, the officer or servant would be entitled if the service had been service under the Government.

(2) In the case of an officer or servant being a Government official, the Pensions and Deputy Commissioner may,-

Government

- (a) if his services are wholly leut to the Deputy Commissioner for servants. employment in a hazar, meet any charges prescribed or authorized by any general or special orders of the Governor General in Council, for the time being in force, regarding contributions towards pension or gratuity and leave-allowances; and
- (b) if he devotes only a part of his time to the performance of duties connected with a bazar, meet any such charges as aforesaid in such proportion as may be determined by the Commissioner.
- (3) Nothing in this or in any other section of this Regulation contained shall be deemed to prohibit the establishment of a Provident Pand by the officers or servants paid from a Bazar Fund under this Regulation, not being Government officials, or to debar the Deputy Commissioner, if otherwise expressly authorized by the Chief Commissioner in this behalf, from contributing from the Bazar Fund towards such Provident Fund at such rates and under such conditions as the Deputy Commissioner may, by rules to be confirmed by the Chief Commissioner, fix and apportion for such purpose.

[1910: Reg. V.

CONTRACTS.

Authority to contract and mode of executing contracts.

- 6. (1) The Deputy Commissioner may enter into any contract for work to be performed for the benefit of a bazar.
- (2) Every such contract whereof the value or amount exceeds fifty rupees shall be in writing.
 - (3) Every such contract shall be signed by the Deputy Commissioner.
- (4) If a contract to which this section applies is executed otherwise than in conformity therewith, it shall not be binding on the Deputy Commissioner.

DELEGATION OF AUTHORITY.

Delegation of authority.

7. The Deputy Commissioner may, by general or special order, delegate to any officer not below the rank and status of a Tahsildar all or any of his powers under Chapters V and VI:

Provided that from any order passed by an officer so empowered under these Chapters, an appeal shall lie to the Deputy Commissioner.

CHAPTER III.

TAXATION.

Taxes which may be imposed.

- 8. (1) Subject to any general rules or special orders which the Governor General in Council may make in this behalf, the Chief Commissioner may, from time to time, for the purposes of this Regulation and in the manner by this Regulation directed, impose in any bazar any of the following taxes:—
 - (a) a tax on buildings and lands not exceeding seven-and-a-half per centum on the annual value;
 - (b) a tax on persons practising any profession or art or carrying on any trade or calling in the bazar, not exceeding two-and-a-half per centum on the annual income derived from such practice, trade or calling;
 - (c) a tax not exceeding four rupees a quarter on every vehicle, animal used for riding, driving, draught or burden, or dog kept within the bazar;
 - (d) a toll not exceeding one anna on every vehicle and every animal used as aforesaid entering the bazar;
 - (e) an octroi on animals for slaughter or goods, or both, brought within the bazar for consumption or use therein;

and, with the previous sanction of the Governor General in Conneil, any other tax:

Provided that any person may compound for exemption from all tolls leviable in respect of any animal or vehicle under clause (d) of this sub-section by paying the tax which would have been leviable in respect thereof under clause (c) if the same had been kept within the bazar:

Provided also that goods, which are the property of Government at the time of import, shall pass free of any octroi imposed under clause (e) if accompanied by an invoice, with an endorsement signed by the proper Government officer certifying that they are the property of the Government.

(2) In this section "annual value" means the gross annual rent for which huildings or lands liable to taxation may reasonably be expected to let.

9. When the Deputy Commissioner has, with regard to any huildings or Scattering tre. lands, in exercise of the powers conferred by this Regulation, provided for the the performance by officers or servants of the bazar appointed under this Rogulation of the duties usually performed by sweepers, he may, with the previous sanction of the Chief Commissioner and in the manner by this Regulation directed, impose upon those buildings and lands, in addition to any other tax imposed upon them under this Regulation, a tax, to be called the scavenging-tax, nt such rate or of such amount as he thinks fit:

Provided that in fixing the rate or amount of such tax regard shall be had to the principle that the total net proceeds of the tax should not exceed the cost of the performance of the said duties.

10. liesides the taxes mentioned in the foregoing sections, the Deputy Water tax Commissioner, with the previous sanction of the Chief Commissioner, may, for the purpose of constructing or maintaining works for the supply of water to a hazar or paying the principal or interest of any loan raised for the conto a mazar or paying and principles of interest of any main tangent are energial struction of such works, impose, in the manner by this Regulation directed, a far, to be called the water-tax, upon buildings or lands in a bazar which are so situated that their occupiers can benefit by the works:

Provided that, in fixing the rate of such tax, regard shall be had to the principle that the total net proceeds of the fax, with the estimated income from payments for water supplied from the works under special contracts. should not exceed the amount required for the said purpose. notifie 1.

11. (1) No tax shall come into force until one month after it has been Notification of and tone

(2) The Chief Commissioner mar, by notification, abolish or reduce in amount any tax imposed under the foregoing sections.

Power to exempt from taxation.

- 12. (1) The Deputy Commissioner may, by order, exempt in whole or in part from the payment of any such tax any person who by reason of poverty may in his opinion be unable to pay the same.
- (2) The Governor General in Council may, by order, exempt in whole or in part from the payment of any such tax any person or class of persons or any property or description of property.

Taxes not invalid for defect of form.

13. No tax imposed under this Regulation shall be invalid merely for defect of form; and it shall be enough, in the case of any such tax on property or any assessment of value for the purpose of any such tax, if the property taxed or assessed is so described as to be generally known; and it shall not be necessary to name the owner or occupier thereof.

Taxes when paid.

14. Any tax imposed under the foregoing sections and payable periodically shall be payable on such dates and in such instalments (if any) as the Deputy Commissioner may, from time to time, prescribe.

Receipts to be given.

15. For all sums paid on account of any tax under this Regulation a receipt, stating the amount and the tax on account of which it is paid, shall be given, on his application, to the person making the payment.

Appeals against taxation.

- 16. (1) An appeal against the assessment or levy of any tax under this Regulation shall lie to the Commissioner.
- (2) Subject to revision by the Chief Commissioner, the order of the appellate authority shall be final.

Limitation for appeals.

17. (1) No appeal shall lie in respect of a tax on any buildings or land in a bazar unless it is preferred within one month after the publication of the notice of assessment to be prescribed under section 88, and no appeal shall lie in respect of any other tax levied under this Regulation unless it is preferred within one month from the time when the demand for the tax is made:

Provided that an appeal may be admitted after the expiration of the period prescribed therefor by this section if the appellant satisfies the appellate authority that he had sufficient cause for not presenting it sooner.

(2) No appeal shall be entertained unless the amount of the tax levied under this Regulation to which it relates is deposited with the Deputy Commissioner before the appeal is preferred.

Taxation not to be questioned except under Regulation.

18. No objection shall be taken to any valuation or assessment made under this Regulation, nor shall the liability of any person to be assessed or taxed be questioned, in any other manner or by any other authority than in this Regulation provided.

Power to examine article

19. Every person bringing or receiving within a bazar any article on which actroi is payable shall when required by an officer authorized by the

Deputy Commissioner in that behalf and so far as may be necessary for ascer-liable to taining the amount of tax chargeable,-

- (a) permit that officer to inspect, examine, weigh or otherwise deal with the article; and
- (b) communicate to that officer any information and exhibit to him any bill, invoice or document of a like nature that he may possess relating to the article.
- 20. If after the imposition of an octroi-tax any person bringing or Power to receiving a conveyance or package within a bazar refuses, on the demand of scarch where an officer authorized by the Deputy Commissioner in this hehalf, to permit able, such officer to inspect the contents of the conveyance or package for the purpose of ascertaining whether it contains any articles in respect of which cetroj is payable, such officer may cause the conveyance or package to be taken without unnecessary delay before a Magistrate, who shall cause the inspection to be made in his presence.
- 21. Every officer demanding octroi by authority of the Deputy Commis-Presentation sioner shall tender to every person introducing or seceiving any article on octroi. which the tax is claimed, a hill specifying the article taxable, the amount claimed and the rate at which the tax is calculated.
- 22. (1) In case of non-payment of octroi on demand, the officer em- Recovery of powered to collect the same may seize any article on which it is chargeable, or octroi. any part thereof of sufficient value to satisfy the demand.
- (2) The Deputy Commissioner may, after the lapse of five days from the seizure and the issue of a proclamation fixing the time and date of sale, cause the property so seized, or so much thereof as is necessary, to be sold by auction to satisfy the demand, with the expenses occasioned by the seiznre enstedy and sale thereof, unless the demand and expenses are in the meantime paid:

Provided that articles of a perishable nature may be sold after the lapso of such shorter time as the Deputy Commissioner, having regard to the nature of the articles, may think necessary in order to avoid serious risk or damage.

23. All taxes leviable in a hazar under the orders of the Chief Commis- Taxes leviable sioner or of the Governor General in Council at the time when this Regulation orders of the comes into force shall, so far as their imposition and a sessment are consistent their comwith this Regulation and within the powers conferred thereby, he deemed to the Governor have been imposed and assessed under this Regulation.

General in Council, to Le deemed to be taxes under Ibla Regula-

tion.

[1910: Reg. V.

CHAPTER IV.

BAZAR FUND AND PROPERTY.

Constitution of Bazar Fund.

- 24. (1) In each bazar there shall be formed a Bazar Fund, and there shall be placed to the credit thereof—
 - (a) all sums received for expenditure on a bazar under this Regulation or otherwise;
 - (b) all fines realised in cases in which prosecutions are instituted under this Regulation or the rules made thereunder, or under section 14 of the Police Act, 1861, or under the Prevention of Cruelty V of 18 to Animals Act, 1890, for offences committed within the XI of 18 bazar;
 - (c) the balance (if any) standing at the credit of any Local Fund existing at the date on which this Regulation becomes operative, for the benefit of the bazar; and
 - (d) the proceeds of such property, moveable and immoveable, as may for the time being be administered for the benefit of the Bazar Fund;

and this fund, together with all property purchased at its expense, shall be vested in the Chief Commissioner for the time being; and, subject to the provisions of this Regulation and of the rules made thereunder, and to the control of the Chief Commissioner, the management thereof shall be entrusted to the Deputy Commissioner.

- (2) The property referred to in clause (d) of sub-section (1) includes—
 - (a) land or other property acquired by the Deputy Commissioner for local public purposes or under competent authority constituted the property of the Bazar Fund;
 - (b) dust, dirt, sewage, refuse, filth and rubbish of any kind collected under the orders of the Deputy Commissioner from the streets; houses, privies, sewers, cesspools or elsewhere, or deposited in any place set apart by him for that purpose.

Application of Fund.

- 25. (1) The Deputy Commissioner shall, subject to the provisions of this Regulation, set apart and apply annually out of the Bazar Fund—
 - (a) first, such sum out of the net proceeds of the octroi receipts as the Governor General in Council may from time to time direct to be paid as a contribution to the fund of any neighbouring cantonment;

¹ Genl. Acts, Vol. I.

² Genl. Acts, Vol. IV.

- (b) secondly, such sum as may be required for the payment of any amounts falling due on any loan legally contracted for, or on hebalf of, the Bazar Fund;
- (e) thirdly, such sum as may be required to meet the charges of the Bazar Fund establishment, including such subscriptions, contributions and payments as are referred to in section 5.
- (2) Subject to the charges specified in sub-section (1) and to such rule as the Chief Commissioner may make with respect to the priority to be given to the several calls thereon, the Bazar Fund shall be applicable to the payment, in whole or in part, of the charges and expenses incidental to the following matters within the Bazar, namely:—
 - (a) the construction, maintenance, improvement, cleansing and repair of public streets, bridges, drains, latrines, and water-courses;
 - (b) the watering and lighting of such streets or any of them ;
 - (c) the construction, establishment and maintenance of rest-houses, markets, pounds and other works of public utility;
 - (d) grants-in-aid to schools, hospitals, dispensaries, poor-houses, leper asylums and other educational or charitable institutions;
 - (e) the supply, storage and preservation from pollution of water for the use of men or animals;
 - (f) the planting and preservation of trees and gardens;
 - (g) the taking of a census, the registration of births, marriages and deaths, public vaccination and any other sanitary measure;
 - (h) the destruction of stray and ownerless dogs;
 - (i) all acts and things which are likely to promote the safety, health, welfare or convenience of the inhabitants, or expenditure which may be declared by the Doputy Commissioner, with the sanction of the Commissioner, to be an appropriate charge on the Bazar Fund.
- 26. (1) In places where there is a Government treasury or sub-treasury, Guilody of the Bazar Fund shall be kept in such treasury or sub-treasury.
- (2) In places where there is no such treasury or sub-treasury, the Bazar Fund may be kept in such treasury or sub-treasury as may be appointed by the Commissioner.

27. (1) The Deputy Commissioner may, from time to time, with the Investment previous sanction of the Chief Commissioner, invest any portion of the Bazar of since. Fund in securities of the Government of India or such other securities as the Governor General in Council may, from time to time, approve in this

[1910: Reg. V.

behalf, and may vary such investments for others of a like nature, and may, with like sanction, realise any investments made under this sub-section.

(2) The income resulting from the securities and the proceeds of the sale of the same shall be credited to the Bazar Fund.

CHAPTER V.

Powers for Sanitary and other Purposes.

Streets and Buildings.

Power to acquire land for building sites adjoining new streets.

28. When any land in a bazar is required for a new street or for the improvement of an existing street, the Deputy Commissioner may cause to be acquired, in addition to the land to be occupied by the street, the land necessary for the sites of the buildings to be erected on the sides of the street.

Power to close streets.

29. The Deputy Commissioner may close temporarily any streets or parts thereof for any public purpose, and with the Chief Commissioner's permission may divert, discontinue or permanently close any street.

Power to permit temporary occupa-

30. The Deputy Commissioner may grant permission in writing for the temporary occupation of any street for the purpose of depositing any buildtion of streets, ing materials or making any temporary excavation therein or erection thereon, subject to such conditions and the payment of such fees as he may prescribe, and may at his discretion withdraw such permission.

Power to attach brackets for. lamps.

31. The Deputy Commissioner may attach to the outside of any building brackets for lamps in such manner as not to cause injury thereto or inconvenience.

Names of streets and numbers of buildings,

- 32. (1) The Deputy Commissioner may name any street, and cause that name and likewise any number to be affixed on any building, and may from time to time cause the same to be altered.
- (2) Whoever destroys, pulls down, alters or defaces any such name or number shall be punishable with fine which may extend to twenty rupees.

Notice of new buildings.

33. (1) Every person intending to erect, re-erect, alter or repair any upper storey or other huilding shall give notice in writing of his intention to Commissioner, and shall, if required to do so, submit a the Deputy the levels which the foundations plan showing at and lowest proposed to be laid and specifications works intended to be constructed and the materials to be used, and shall oher any written directions consistent with this Regulation given by the

Deputy Commissioner therenpon; and the Deputy Commissioner may probibit such erection, re-creetion, alteration or repair, if in his opinion it is likely to be injurious to the neighbourhood or in respect of free passage or roadway, free circulation of air, facilities of scavenging, ventilation, drainage level, stability, line of frontage or any other matter which the Chief Commissioner may from time to time prescribe:

Provided that no compensation shall be claimable on account of any direction or probibition under this section.

- (2) If the erection, re-erection, alteration or repair of any building is begun without the permission of the Deputy Commissioner, or un disobedience to any direction issued by the Deputy Commissioner under this section, or continued contrary to those directions, the Deputy Commissioner may, by notice in writing, require such building to be altered or demolished, and the person so erecting, re-erecting, altering or repairing shall be punishable with fine which may extend to five hundred rupees.
- 34. The Deputy Commissioner may, by natice in writing, require the Remort of owner or occupier of any building to remove or after any projection, encroache projection ment or obstruction built or placed against or in front thereof, if the same and encroache overbangs or projects into or encreaches on any street, public drain, aqueduct or sewer.

Bathing and washing places.

35. The Deputy Commissioner may set apart suitable places for the pur-Bathing and pole of bathing, and may specify the times at which, and the sex of the persons making by whom, such places may be used, and may also set apart suitable places for washing animals or clothes, or for any purpose connected with the health, cleanliness and comfort of the inbabitants; and may, by public notice, prohibit bathing, or the washing of animals or clothes, in any public place not so set apart or at times or by persons other than those specified, and all other acts by which water in public places may be rendered foul or unfit for use.

Deposit of offensive matter and slanghter-places.

36. The Deputy Commissioner may fix places within, or beyond, the Remoral and limits of a bazar for the deposit of refuse, rubbish or offensive matter of any deposit of kind or for the disposal of the dead hodies of animals, and may by public matter, notice give directions as to the time, manner and conditions at, in and under which such refuse, rubbish or offensive matter or the dead bodies of animals may be removed along any street and deposited at such places.

Places for slaughter of animals,

- 37. (1) The Deputy Commissioner may fix and abolish places either within or beyond the limits of a bazar for the slaughter of animals or any specified description of animals for sale, and may grant and withdraw licenses. for the use of such places, or, if they belong to a Bazar Fund, charge rent or fees for the use of the same.
- (2) When any such place has been fixed, no person shall slaughter any • such animals for sale within a bazar at any other place.
 - (3) Whoever slaughters any such animal at any other place for sale within a bazar shall be punishable with fine which may extend to twenty rupees.

Burial and burning places. '

Powers in respect of burial and burning places.

- 38. (1) The Deputy Commissioner may by public notice order any burial or burning ground which is, in his opinion, dangerous to the health of persons living in the neighbourhood, to be closed from a date to be specified in the notice.
- (2) Private burial-places in such burial-grounds may be excepted from the notice, subject to such conditions as the Deputy Commissioner may impose in this behalf.
- (3) No burial or burning ground, whether public or private, shall be made or formed after the passing of this Regulation without the permission in writing of the Deputy Commissioner.
- (4) Whoever buries or burns, or causes or permits to be buried or burnt, any corpse in any burial or burning ground made or formed contrary to the provisions of this section, or after the date fixed thereunder for closing the same, shall be punishable with fine which may extend to fifty rupees.
- (5) The Deputy Commissioner may by public notice prescribe routes for the removal of corpses to burial or burning places.

Inflammable materials.

Luflammable materials.

39. The Deputy Commissioner may, where it appears to him to be necessary for the prevention of danger to life or property, by public notice, prohibit all persons from stacking or collecting wood, straw or other inflammable materials, or placing mats, erecting booths or thatched huts, or lighting fires, in any place or within any limits specified in the notice.

Powers of entry and inspection.

Inspection of and cesspools.

40. (1) The Deputy Commissioner, or any person authorized by him in drains, privies this behalf, may, after giving six hours' notice in writing to the occupier of any land or building in which any drain, privy or cesspool is situated, inspect any such drain, privy or cesspool at any time between sunrise and sunset, and

may, if necessary, cause the ground to be opened wherever he may think fit for the purpose of preventing or removing any nuisance arising therefrom.

- (2) If on such inspection it appears that the opening of the ground was necessary for the prevention or removal of a nuisance, the expenses thereby incurred shall be paid by the owner of the land or building or by tho occupier, as the Deputy Commissioner may direct; but if it is found that no nuisance exists, or but for such opening would have existed, the ground shall be closed and made good as soon as may be, and the expense of opening, closing and making it good shall be paid from the Bazar Fund.
- 41. The Deputy Commissioner, or any person authorized by him in this Power to behalf, may, after giving twenty-four hours' notice in writing to the occupier, or, if there is no occupier, to the owner, of any huilding, at any time hetween buildings, sunrise and sunset, enter and inspect the building, and may by notice direct of any part thereof to be forthwith internally or externally lime-washed, disinfected or otherwise cleansed for sanitary reasons.
- 42. The Deputy Commissioner, or any person authorized by him in this Other powers behalf, may, after giving twenty-four bours' notice in writing to the occupier, building or or, if there is no occupier, to the owner, of any building or land at any time land. between sunrise and sunset—
 - (a) enter on and survey and take levels of any land;
 - (b) enter, inspect and measure any building for the purpose of valuation; or
 - (c) enter into any building or any laud for the purpose of examining works under construction, of ascertaining the course of severs or drains, or of executing or repairing any work authorized by this Regulation.
- 43. The Deputy Commissioner, or any person authorized by him in this Fower to behalf, may, at any time between sunrise and sunset, enter and inspect any discovery of stable, coach-house or other place wherein there is reason to believe that vehicle or there is nny vehicle or animal liable to taxation under this Regulation, for to taxation, which a license has not been duly taken out.
- 44. The Deputy Commissioner, or any person nuthorized by him in Power to writing in this behalf, may, at all reasonable times, euter into and inspect place for any market, building, shop, stall or place used for the sale of food or drink, sale of for human consumption, or as a slaughter-house, or for the sale of drugs, and as the selection of the sale of drugs, and as the selection of the sale of drugs and to select inspect and examine any food or drink, animal or drug which may be therein sufficiency and, if any article of food or drink or any animal therein appears to be specified for sale for the sale of the

[1910: Reg. V.

intended for human consumption and to be unfit therefor, may seize and remove the same or may cause it to be destroyed, or to be so disposed of as to prevent its being exposed for sale or used for such consumption;

and, in ease any drug is reasonably suspected to be adulterated in such manner as to lessen its efficacy or to change its operation or to render it noxious, may remove the same, giving a receipt therefor, and may cause it to be brought before a Magistrate for inquiry whether any offence has been committed in respect thereof, and for his orders as to its disposal.

Power of entry for purposes of scavenging.

- 45. (1) The Deputy Commissioner may provide for the performance by servants of the bazar of the duties usually performed by sweepers in respect of any buildings or lands, or of any drains, privies, cesspools or other receptacles for offensive matter pertaining to buildings or land.
- (2) Such provision may be made in respect of individual buildings or lands or of buildings or lands generally.
- (3) Nothing in this section or section 9 shall be deemed to preclude the Deputy Commissioner from making provision of a different nature for different buildings or lands, and charging scavenging-tax at different rates therefor, or from exempting wholly or in part from such tax at his discretion any individual who has made arrangements to his satisfaction for the performance of the duties aforesaid.
- (4) When the Deputy Commissioner has undertaken to provide for the performance of such duties as aforesaid, the persons employed by him to perform the same may enter on the property at all reasonable times so far as may be necessary for the proper discharge of those duties; and the Deputy Commissioner, or any person authorized by him in this behalf, may enter on the property at all reasonable times for the purpose of ascertaining that such duties have been duly performed.

Precautions in entering dwelling.

46. When any building used as a human dwelling is entered under this to be observed Regulation, due regard shall be paid to the social and religious sentiments of the occupiers, and before any apartment in the actual occupation of any woman, who, according to custom, does not appear in public, is entered under this Regulation, notice shall be given to her that she is at liberty to withdraw, and every reasonable facility shall be afforded to her for withdrawing.

Water-pipes, privies and drains.

Troughs and pipes for rain-water.

47. The Deputy Commissioner may, by notice in writing, require the owner of any building in any street to put up and keep in good condition

1910: Reg. V.] British Baluchistan Bazars.

proper troughs and pipes for receiving and carrying the water from the roof and other parts thereof and for discharging the same, so as not to inconvenience persons passing along the street.

- 48. (1) The Deputy Commissioner may, by notice in writing, require the Provision of owner of any building to provide any privy or cesspool or additional privies, etc. or cesspools which should in his opinion he provided for the building.
- (2) The Deputy Commissioner may, hy notice in writing, require the owner or occupier of any huilding or land to have any privy provided for the same shut out by a sufficient roof and wall or fence from the view of persons passing hy or dwelling in the neighbourhood, or to remove or alter, as he directs, any door or trap-door of a privy opening on to any street or drain.
- (3) The Deputy Commissioner may, by notice in writing, require any person employing more than twenty workmen or labourers to provide such latrines and urinals as the Deputy Commissioner may think fit, and to cause the same to be kept in proper order and to be daily cleansed.
- 49. (1) The Deputy Commissioner may, by notice in writing, require the Construction, owner or occupier of any huilding or land to repair or alter and put in good closing of order any drain, privy or cesspool or to close any cesspool belonging thereto. drains, prive and certagele.
- (2) The Deputy Commissioner may, by notice in writing, require any person who constructs any new drain, privy or cesspool without his permission in writing or contrary to his directions or rule or to the provisions of this Regulation, or who constructs, rehuilds or opens any drain, privy or cesspool which has been ordered to he demolished or closed or not to he made, to demolish such drain, privy or cesspool or to make such alteration therein as he thinks fit.
- 50. The Deputy Commissioner may, by notice in writing, require any Unauthorized person who, without his permission in writing, newly creats or rebuilds any over drain, building over any public sewer, drain, culvert, water-course or water-pipe, to etc. and of the writing drain with the same as he thinks fit.
- 51. The Deputy Commissioner may, by notice in writing, require any Remoral of owner or occupier on whose land any drain, lattine, urinal, exespool or other lattines, etc., receptacle for filth or refuse for the time being exists within fifty feet of any source of spring, well, reservoir or other water-course, to remove or close the same water-apply, within one week.
 - 52. The Deputy Commissioner may, by notice in writing, require may rewer to owner or occupier of any land or building to cleanee, requir, cover, fill up or drainer, and the control of th

[1910: Reg. V.

etc., of unwholesome land,-etc. drain off any private land, well, reservoir, pool or excavation therein which appears to him to be injurious to health or offensive to the neighbourhood.

Dangerous buildings and places.

Power to require buildings, wells, tanks, etc., to be secured. 53. If any building or any well, tank or other excavation is for want of sufficient repair, protection or enclosure dangerous to persons passing by, or dwelling or working in the neighbourhood, the Deputy Commissioner may, by notice in writing, require the owner or occupier thereof to repair, protect or enclose the same; and if it appears to him to be necessary in order to prevent imminent danger, he shall forthwith take such steps as are necessary to avert the danger.

Buildings, etc., in ruinous or dangerous state. 54. If any building, wall or structure, or anything affixed thereto, is deemed by the Deputy Commissioner to be in a ruinous state or in any way dangerous he may, by notice in writing, require the owner or occupier thereof forthwith either to remove the same or to cause such repairs to be made to it as he considers necessary for the public safety; and, if it appears to him to be necessary in order to prevent imminent danger, the Deputy Commissioner may forthwith take such steps as are necessary to avert the danger.

Buildings and grounds in unsanitary condition.

Power to require owner to clear away noxious vegetation. 55. The Deputy Commissioner may, by notice in writing, require the owner or occupier of any land to clear away and remove any thick or noxious vegetation, jungle or undergrowth which may appear to be injurious to health or offensive to the neighbourhood.

Power to trim hedges and trees bordering on streets, 56. The Deputy Commissioner may, by notice in writing, require the owner or occupier of any land within three days to cut or trim the hedges thereof bordering on any street, or branches of trees growing thereon which overhang any street and obstruct the same or cause danger therein or which so overhang any well, tank or other water-course as to be likely to pollute the water thereof.

Power to ve buildng or land cleansed. 57. If the owner or occupier of any building or land suffers the same to be in a filthy or unwholesome state, the Deputy Commissioner may, by notice in writing, require him within twenty-four hours to cleanse the same or otherwise put in a proper state.

Powers in respect of building unfit for habitation.

58. If any building appears to the Deputy Commissioner to be unfit for human habitation in consequence of the want of proper means of drainage or ventilation or for any other sufficient reason, the Deputy Commissioner may, by notice in writing, prohibit the owner or occupier thereof from using the same for human habitation or suffering it to be so used until the

Deputy Commissioner is satisfied that it has been rendered fit for such use.

- 59. The Deputy Commissioner may, by notice in writing, require the power to owner or person claiming to be the owner of any huilding or land which, by require unreason of ahandonment or disputed ownership or other cause, remains building beauntenanted and thereby becomes a resort of idle and disorderly persons or naisance to therewise a nuisance, to secure or enclose the same within a reasonable time becaused to he fixed in the notice.
- 60. (1) The Deputy Commissioner may, on the report of the Chief Cultivation, Modical Officer of the district that the cultivation of any description of ero are of irrier the use of any kind of manure or the irrigation of land in any specified sation injurn manner in any place within the limits of a bazar is injurious to the health of after probipersons dwelling in the neighbourhood, by notification, prohibit the cultivation, the cup of the manure or the irrigation so reported to he injurious, or regulate such cultivation, use or irrigation by imposing such conditions thereon as may provent injury:

Provided that, when on any land to which such notification applies the act probibited has been practised during the five years next preceding the notification in the ordinary course of husbandry, compensation shall be paid from the Bazar Fund to all persons interested therein for any damage caused to them by the effect of such notification.

(2) Whoever cultivates, uses manure or irrigates in disregard of any probibition or conditions notified under sub-section (1), shall on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and with a further fine which may extend to five rupees for every day after the date of such conviction during which the offence is proved hefore a Magistrate to have been persisted in.

Registration of trades.

61. (1) The owner or occupier of every place within a hazar used for any Regulation of the following purposes, namely:—

This takes a heiling hand officer blood and anger out trade.

melting tallow, or boiling hones, offal or blood;

as a soap-house, oilboiling house, dyeing house or tannery;

as a hrick-kiln, pottery or lime-kiln;

as any other manufactory or place of husiness from which offensive or unwholesome smells arise;

as a yard or depot for trade in hay, straw, thatching grass, wood, coal or other highly inflammable material;

[1910: Reg. V.

etc., of unwholesome land, etc. drain off any private land, well, reservoir, pool or excavation therein which appears to him to be injurious to health or offensive to the neighbourhood.

Dangerous buildings and places.

Power to require buildings, wells, tanks, etc., to be secured. 53. If any building or any well, tank or other excavation is for want of sufficient repair, protection or enclosure dangerous to persons passing by, or dwelling or working in the neighbourhood, the Deputy Commissioner may, by notice in writing, require the owner or occupier thereof to repair, protect or enclose the same; and if it appears to him to be necessary in order to prevent imminent danger, he shall forthwith take such steps as are necessary to avert the danger.

Buildings, etc., in ruinous or dangerous state. 54. If any building, wall or structure, or anything affixed thereto, is deemed by the Deputy Commissioner to be in a ruinous state or in any way dangerous he may, by notice in writing, require the owner or occupier thereof forthwith either to remove the same or to cause such repairs to be made to it as he considers necessary for the public safety; and, if it appears to him to be necessary in order to prevent imminent danger, the Deputy Commissioner may forthwith take such steps as are necessary to avert the danger.

Buildings and grounds in unsanitary condition.

Power to require owner to clear away noxious vegetation, 55. The Deputy Commissioner may, by notice in writing, require the owner or occupier of any land to clear away and remove any thick or noxious vegetation, jungle or undergrowth which may appear to be injurious to health or offensive to the neighbourhood.

Power to trim hedges and trees bordering on streets. 56. The Deputy Commissioner may, by notice in writing, require the owner or occupier of any land within three days to cut or trim the hedges thereof bordering on any street, or branches of trees growing thereon which overhang any street and obstruct the same or cause danger therein or which so overhang any well, tank or other water-course as to be likely to pollute the water thereof.

Power to ve building or land cleansed. 57. If the owner or occupier of any building or land suffers the same to be in a filthy or unwholesome state, the Deputy Commissioner may, by notice in writing, require him within twenty-four hours to cleanse the same or otherwise put in a proper state.

Powers in respect of building unfit for habitation.

58. If any building appears to the Deputy Commissioner to be unfit for human habitation in consequence of the want of proper means of drainage or ventilation or for any other sufficient reason, the Deputy Commissioner may, by notice in writing, prohibit the owner or occupier thereof from using the same for human habitation or suffering it to be so used until the

Deputy Commissioner is satisfied that it has been rendered fit for such use.

- 59. The Deputy Commissioner may, by notice in writing, require the Power to owner or person claiming to be the owner of any building or land which, by require unreason of abandonment or disputed ownership or other cause, remains building beuntenanted and thereby becomes a resort of idle and disorderly persons or nuisoure to otherwise a nuisance, to secure or enclose the same within a reasonable time of enclosed. to be fixed in the notice.
- 60. (1) The Deputy Commissioner may, on the report of the Chief Cultivation, Modical Officer of the district that the cultivation of any description of crop use of manor the use of any kind of manure or the irrigation of land in any specified gation injurmanner in any place within the limits of a hazar is injurious to the health of after probipersons dwelling in the neighbourhood, by notification, probibit the cultivation of the crop, the use of the manure or the irrigation so reported to he injurious, or regulate such cultivation, use or irrigation by imposing such conditions thereon as may prevent injury :

Provided that, when on any land to which such untification applies the act prohibited has been practised during the five years next preceding the notification in the ordinary course of husbandry, compensation shall be paid from the Bazar Fund to all persons interested therein for any damage caused to them by the effect of such notification.

(2) Whoever cultivates, uses manure or irrigates in disregard of any prohibition or conditions notified under sub-section (I), shall on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and with a further fine which may extend to five rupees for every day after the date of such conviction during which the offence is proved before a Magistrato to have been persisted in.

Registration of trades.

61. (1) The owner or occupier of every place within a bazar used for any Regulation of the following purposes, namely :-

melting tallow, or hoiling bones, offal or blood; as a soan-house, oilboiling house, dyeing house or tannery:

as a brick-kiln, pottery or lime-kiln;

as any other manufactory or place of business from which offensive or unwholosome smells arise;

as a vard or depôt for trade in hay, straw, thatching grass, wood, coal or other highly inflammable material;

of offensive and danger. ous trades.

or as a store-house for kerosine, petroleum, naphtha or any inflammable oil, spirit or explosive substance; shall register the same in a book to be kept by the Deputy Commissioner for the purpose.

- (2) No place shall be newly used for any of the said purposes except under a license from the Deputy Commissioner which shall be renewable annually.
- (3) The license shall not be withheld unless the Deputy Commissioner considers that the business which it is intended to establish or maintain would be offensive or dangerous to persons residing in or frequenting the immediate neighbourhood.
- (4) The Deputy Commissioner may charge such fees for such licenses and may impose such conditions in respect thereof as he may deem fit.
- (5) Whoever without such registration or without a license uses any place for any such purpose shall, on conviction, be punishable with fine which may extend to fifty rupees, and with further fine which may extend to ten rupees for every day during which the offence is proved before a Magistrate to have been persisted in after he has been convicted thereof; and the Deputy Commissioner may, after conviction, by notice in writing, direct that the use of such place for such purpose shall be discontinued.
- (6) The Deputy Commissioner, or any person specially authorized by him in writing in this behalf, may at any time enter and inspect any place or building which there is reason to believe is used without license for any of the purposes enumerated in this section.

Power to prohibit such trades.

- 62. (1) If it is shown to the satisfaction of the Deputy Commissioner that any place licensed under section 61 is a nuisance to the neighbourhood or likely to be dangerous to life, health or property, he may, by notice in writing, require the occupier thereof to discontinue the use of the place, or to use it in such manner as will in the opinion of the Deputy Commissioner render it no longer a nuisance or dangerous.
- (2) Whoever after such notice has been given uses the place or permits it to be used in disregard of such requisition shall, on conviction, be punishable with fine which may extend to two hundred rupees, and with further fine which may extend to forty rupees for every subsequent day during which the offence is proved before a Magistrate to have been persisted in.
- 63. (1) When any notice under this Chapter requires any act to be done for which no time is fixed by this Regulation, it shall fix a reasonable time for doing the same.

Execution of acts required to be done by any notice.

- (2) When the owner or occupier of any land or building fails to comply with the terms of any notice under this Chapter requiring him to do any act upon that land or huilding, the Deputy Commissioner may, after six hours' notice in writing, cause that act to be done, and may recover the expenses incurred in so doing from the person in default.
- 64. The Deputy Commissioner may make compensation out of the Bazar Compensation Fund to any person sustaining damage by reason of the exercise of any of the caused by powers vested in him, his officers and servants under this Regulation, and powers under this Regulashall make such compensation where the person sustaining the damage was tion. not himself in default in respect of the matter in respect of which the power was exercised : where the compensation is claimable on account of injury to huildings or land, it shall be calculated with due regard to the provision of the Laud Acquisition Act. 1894.

Restraint of infection.

Whoever, —

1891.

(a) being a medical practitioner or a person openly and constantly information practising the medical profession and in the course of such practobelers or tice becoming cognizant of the existence of cholera or small-pox amall-pox or or plague in any dwelling other than a public hospital, or, in default of such medical practitioner or person practising the medical profession,

- (b) heing the owner or occupier of such dwelling, and heing cognizant of the existence of cholera or small-pox or plague theroin, or, in default of such owner or occupier,
- (c) being the person in charge of, or in attendance on, any person suffering from cholera or small-pox or plague in such dwelling, and being cognizant of the existence of the disease therein,

fails to give information, or gives false information, to the Deputy Commissioner respecting the existence of such disease, shall be punishable with fine which may extend to fifty rupees:

Provided that a person not required to give information in the first instacces but only default of some other person, shall not be punishable if it be shown that he had reasonable cause to suppose that the information had heen. or would be, duly given.

66. When any person suffering from cholera or small-pox or plague is -

- (a) without proper lodging or accommodation, or
- (b) living in a sarai or other public hostel, or

Removal to bospital of cholers, small. nox and plague patienta.

[1910: Reg. V.

- (c) living in a room or house which he neither owns nor pays rent for, or
- (d) lodged in premises occupied by members of two or more families, and any of such occupiers objects to his continuing to lodge in such premises,

the Deputy Commissioner, by any person authorized by him in this behalf, may, on the advice of any medical officer, remove the patient to any hospital or place at which persons suffering from such disease are received for medical treatment, and may do anything necessary for such removal.

Prohibition by Deputy Commissioner of use of unwholesome water. 67. Should the Deputy Commissioner consider that the water in any well, tank or other place is likely, if used for drinking, to engender or cause the spread of any dangerous disease, he may, by public notice, prohibit the removal or use of such water for drinking.

Powers for certain purposes.

- 68. The Deputy Commissioner may, by bye-law and with the previous sanction of the Chief Commissioner,—
 - (a) prohibit the manufacture or preparation for sale of any specified articles of food or drink in any premises not licensed by the Deputy Commissioner;
 - (b) regulate the grant and withdrawal of licenses to premises for the manufacture or preparation for sale of such specified articles of food or drink;
 - (c) regulate the hours and manner of transport within a bazar of any specified articles of food or drink;
 - (d) fix the places in which any specified article of food or drink may be sold or exposed for sale or the places in which it may not be sold or exposed for sale;
 - (e) fix the conditions on which licenses under this section are to be granted and may be revoked:

Provided that no person shall be punishable for breach of any bye-law made under clause (a) or clause (d) by reason of the continuance of such manufacture, preparation or exposure for sale or sale upon any premises which are, at the time of making of such bye-law, used for such purposes, until he has received from the Deputy Commissioner six months' notice in writing to discontinue such manufacture, preparation or exposure for sale or such sale in such premises.

CHAPTER VI.

OFFENCES AFFECTING THE PUBLIC HEALTH, SAFETY OR CONVENIENCE.

- 69. Whoever, without the permission of the Deputy Commissioner or in Depositing or disregard of his orders, throws or deposits, or permits his servants or members earth or of his household under his control to throw or deposit, earth or materials of materials or any description, or refuse, rubbish or offensive matter of any kind upon any bish or offensive matter or public place, or into any public sewer or any drain communicating roads or into therewith, shall he punishable with fine which may extend to twenty rupces. datas.
- 70. Wheever, without the permission of the Deputy Commissioner, causes Discharging or knowingly or negligently allows the water of any sink, sewer or cesspool or any other offensive matter to pass or be put upon any street or public place or into any sewer or drain not set apart for the purpose, shall be punishable with fine which may extend to tweaty rupess.

punishable with fine which may extend to fifty rupees.

- 71. Whoever, heing the owner or occupier of any building or land, keeps Non-removal or knowingly or negligently allows to be kept for more than twenty-four hours of fith, etc. or otherwise than in some proper receptacle, any dirt, dung, bones, askes, night-soil or filth, or any noxious or offensivo matter, in or upon such building or land, or suffers any such receptacle to be in a filthy or noxious state, or neglects to employ proper means to cleanse and purify the same, shall be
- 72. Whoever, without the permission of the Deputy Commissioner, makes Making or or causes to he made, or alters or causes to he altered, any drain leading into altering any public sewer or drain under the management of the Deputy Commissioner, authority. shall be punishable with fine which may extend to fifty rupees.
- 73. Whoever, without the permission of the Deputy Commissioner, makes Fenalty for or keeps for a longer time than one week after notice under section 51, any keeping latdrain, latrine, urinal, cesspool or other receptacle for fifth or refuse within fifty receptacy for a spring, well, tank, reservoir or other source from which water is or source of may be derived for public use, shall be panishable with fine which may water-supply to twenty rupees, and, when a notice has been issued, with a further fine not exceeding five rupees for each day during which the offence is continued after the larse of the period allowed for removal.
- 74. Whoever keeps any swine in disregard of any orders which the Deputy Keeping animals so as to Commissioner may give to prevent them from becoming a nuisance, or keeps be injurious any other animals so as to be injurious to health or to become a nuisance, to health shall, on conviction, be punishable with fine which may extend to twenty

rupees, and with a further fine which may extend to five rupees for every day after the date of the conviction during which the offence is proved before a Magistrate to have been persisted in.

Feeding animals on deleterious substances. 75. Whoever feeds or allows to be fed any animal which is kept for dairy purposes or may be used for food on deleterious substances, filth or refuse of any kind, shall be punishable with fine which may extend to fifty rupees.

Driving vehicles without proper lights. 76. Whoever drives any vehicle after dark in any public street or thoroughfare unless the vehicle is properly supplied with lights, or there is sufficient moonlight to render lights unnecessary, shall be punishable with fine which may extend to twenty rupees.

Discharging fire-arms, fire-works, etc.

77. Whoever discharges fire-arms or air-guns or lets off fire-works or fire-balloons, or engages in any game in such a manner as to cause danger to persons passing by or dwelling or working in the neighbourhood or risk of injury to property, shall be punishable with fine which may extend to twenty rupees. ρ

Control of camels.

78. Whoever, being a camel-driver, omits, on being requested to do so, to remove his camel so far as may be practicable to a safe distance on the approach of a horse, whether ridden or driven, shall be, punishable with fine which may extend to twenty rupees.

Suffering dogs to be at large.

79. Whoever, being the owner or person in charge of any dog which is likely to annoy or intimidate passengers, neglects to restrain it so that it shall not be at large without a muzzle in any street or public place, shall be punishable with fine which may extend to twenty rupees.

Destruction of mad dogs.

- 80. (1) The Deputy Commissioner, by any person authorized by him in this behalf, may destroy or cause to be destroyed or confined, or cause to be confined, for such period as the Deputy Commissioner may direct, any ownerless dog or any dog suffering from rabies or reasonably suspected to be suffering from rabies.
- (2) No damages shall be payable in respect of any dog destroyed under this section.

Altering, obstructing or encroaching upon streets, etc. 81. Whoever, without the permission of the Deputy Commissioner alters, obstructs or encroaches upon any street or public drain, aqueduct or sewer, or displaces, takes up or alters the pavement or other materials or the fences or posts of any street or public place, or deposits building materials or makes any hole or excavation on or in any street, shall be punishable with fine

- 182. Whoever, contrary to the orders of the Deputy Commissioner, pickets Picketing animals or collects carts on any public ground, or uses any such ground as collecting a halting-place for vehicles ar animals of any description or as a place of carts encampment, or causes or permits animals to stray, shall he punishable with fine which may extend to twenty rupees.
 - 83. Whoever carries a corpse along a prohibited route or in a manner Carrying likely to cause annoyance to the public, shall be punishable with fine which prohibited may extend to ten rupees.

84. Whoever, without heing authorized by the Deputy Commissioner, Destroying defaces or disturbs any direction-post or lamp-post, or extinguishes any light post, lamping any street or public place, shall be punishable with fine which may extend posts, etc.

85. Whoever disobeys any hye-law issued under section 68 or any luwful remaity for directions given by public notice or disobeys any written notice lawfully disobelisence issued nuder the powers conferred by Chapter V or by rules under section under Chapter V.

*83 or fails to comply with the conditions subject to which any permission was given to him under those powers, shall, if the disohedience or omission is not an offence punishable under any other section, he punishable on conviction with fine which may extend to fifty rupees, and, in the case of a continuing breach, with a further fine which may extend to five rupees for every day after the date of the conviction during which the offence is proved before a Magistrate to have been persisted in:

Provided that when the notice fixes a time within which n certain act is to be done and no time is specified in this Regulation, it shall rest with the Magistrate to determine whether the time so fixed was a reasonable time within the meaning of this Regulation.

CHAPTER VII.

SUPPLEMENTAL.

86. The Deputy Commissioner shall be subject in all respects to the Control control of the Commissioner and of the Chief Commissioner.

87. The Chief Commissioner may, by notification in the Gazette of India, Vacchation. declare that, from n date to be fixed in the notification, the Vaccination Act, 1889, shall apply, so far as it can be made applicable, to n hazar.

[1910: Reg. V.

rupees, and with a further fine which may extend to five rupees for every day after the date of the conviction during which the offence is proved before a Magistrate to have been persisted in.

Feeding animals on deleterious substances. 75. Whoever feeds or allows to be fed any animal which is kept for dairy purposes or may be used for food on deleterious substances, filth or refuse of any kind, shall be punishable with fine which may extend to fifty rupees.

Driving vehicles without proper lights. 76. Whoever drives any vehicle after dark in any public street or thoroughfare unless the vehicle is properly supplied with lights, or there is sufficient moonlight to render lights unnecessary, shall be punishable with fine which may extend to twenty rupees.

Discharging fire-arms, fire-works, etc.

77. Whoever discharges fire-arms or air-guns or lets off fire-works or fire-balloons, or engages in any game in such a manner as to cause danger to persons passing by or dwelling or working in the neighbourhood or risk of injury to property, shall be punishable with fine which may extend to twenty rupees.

Control of camels.

78. Whoever, being a camel-driver, omits, on being requested to do so, to remove his camel so far as may be practicable to a safe distance on the approach of a horse, whether ridden or driven, shall be, punishable with fine which may extend to twenty rupees.

Suffering dogs to be at large.

79. Whoever, being the owner or person in charge of any dog which is likely to annoy or intimidate passengers, neglects to restrain it so that it shall not be at large without a muzzle in any street or public place, shall be punishable with fine which may extend to twenty rupees.

Destruction of mad dogs.

- 80. (1) The Deputy Commissioner, by any person authorized by him in this behalf, may destroy or cause to be destroyed or confined, or cause to be confined, for such period as the Deputy Commissioner may direct, any ownerless dog or any dog suffering from rabies or reasonably suspected to be suffering from rabies.
- (2) No damages shall be payable in respect of any dog destroyed under this section.

Altering, obstructing or encroaching upon streets, etc. 81. Whoever, without the permission of the Deputy Commissioner alters, obstructs or encroaches upon any street or public drain, aqueduct or sewer, or displaces, takes up or alters the pavement or other materials or the fences or posts of any street or public place, or deposits building materials or makes any hole or excavation on or in any street, shall be punishable with fine which may extend to fifty rupees.

- *82. Whoever, contrary to the orders of the Deputy Commissioner, pickets Picketing animals or collects carts on any public ground, or uses any such ground as collecting a halting-place for vehicles or animals of any description or as a place of carts. encampment, or causes or permits animals to stray, shall he punishable with fine which may extend to twenty rapees.
- 88. Whoever carries n corpse along a prohibited ronte or in n manner Carrying likely to cause annoyance to the public, shall be punishable with fine which prohibited may extend to ten rupees.

 88. Whoever carries n corpse along a prohibited ronte or in n manner Carrying likely to cause annoyance to the public, shall be punishable with fine which prohibited route or a set to cause as to cause annoyance.

84. Whoever, without heing authorized by the Deputy Commissioner, Destroying defaces or disturbs any direction-post or lamp-post, or extinguishes my light posts, lampin any street or public place, shall be punishable with fine which may extend Posts, etc. to twenty rupoes.

45. Wheever disoheys any hye-law issued under section 68 or any lawful Penalty for directions given by public notice or disobeys any written notice lawfully be orders issued under the powers conferred by Chapter V or by rules under section under Chapter V or by rules under section under Chapter V or by rules under section under Chapter V or big in the disobedience or omission was given to him under those powers, shall, if the disobedience or omission is not an offence punishable under any other section, be punishable on conviction with fine which may extend to fity rupees, and, in the case of a continuing breach, with a further fine which may extend to fire rupees for every day after the date of the conviction during which the offence is proved before a Magistrate to have been persisted in:

Provided that when the notice fixes a time within which a certain not is to be done and no time is specified in this Regulation, it shall rest with the Magistrate to determine whether the time so fixed was a reasonable time within the meaning of this Regulation.

CHAPTER VII.

SUPPLEMENTAL.

86. The Deputy Commissioner shall be subject in all respects to the Control control of the Commissioner and of the Chief Commissioner.

87. The Chief Commissioner may, by notification in the Gazette of India, Vectoriba. declare that, from a date to he fixed in the notification, the Vaccination Act, 1880, shall apply, so far as it can he made applicable, to a hazar.

[1910: Reg. V.

rupees, and with a further fine which may extend to five rupees for every day after the date of the conviction during which the offence is proved before a Magistrate to have been persisted in.

Feeding animals on deleterious substances. 75. Whoever feeds or allows to be fed any animal which is kept for dairy purposes or may be used for food on deleterious substances, filth or refuse of any kind, shall be punishable with fine which may extend to fifty rupees.

Driving vehicles without proper lights.

76. Whoever drives any vehicle after dark in any public street or thoroughfare unless the vehicle is properly supplied with lights, or there is sufficient moonlight to render lights unnecessary, shall be punishable with fine which may extend to twenty rupees.

Discharging fire-arms, fire-works, etc.

77. Whoever discharges fire-arms or air-guns or lets off fire-works or fire-balloons, or engages in any game in such a manner as to cause danger to persons passing by or dwelling or working in the neighbourhood or risk of injury to property, shall be punishable with fine which may extend to twenty rupees.

Control of camels.

78. Whoever, being a camel-driver, omits, on being requested to do so, to remove his camel so far as may be practicable to a safe distance on the approach of a horse, whether ridden or driven, shall be, punishable with fine which may extend to twenty rupees.

Suffering dogs to be at large.

79. Whoever, being the owner or person in charge of any dog which is likely to annoy or intimidate passengers, neglects to restrain it so that it shall not be at large without a muzzle in any street or public place, shall be punishable with fine which may extend to twenty rupees.

Destruction of mad dogs.

- 80. (1) The Deputy Commissioner, by any person authorized by him in this behalf, may destroy or cause to be destroyed or confined, or cause to be confined, for such period as the Deputy Commissioner may direct, any ownerless dog or any dog suffering from rabies or reasonably suspected to be suffering from rabies.
- (2) No damages shall be payable in respect of any dog destroyed under this section.

Altering, obstructing or encroaching upon streets, etc. 81. Whoever, without the permission of the Deputy Commissioner alters, obstructs or encroaches upon any street or public drain, aqueduct or sewer, or displaces, takes up or alters the pavement or other materials or the fences or posts of any street or public place, or deposits building materials or makes any hole or excavation on or in any street, shall be punishable with fine which may extend to fifty rupees.

- -82. Whoever, contrary to the orders of the Deputy Commissioner, pickets Fickting animals or collects carts on any public ground, or uses any such ground as sollecting a halting-place for vehicles or animals of any description or as a place of carts encampment, or causes or permits animals to stray, shall be punishable with fine which may extend to twenty rupees.
- 83. Whoever carries a corpse along a prohibited route or in a manner Carrying likely to cause annoyance to the public, shall he punishable with fine which prohibited may extend to ten rupees.

84. Whoever, without heing authorized by the Deputy Commissioner, Destroying defaces or disturbs any direction-post or lamp-post, or extinguishes any light posts, lampin any street or public place, shall be punishable with fine which may extend Posts, etc. to twenty rupces.

85. Whoever disobeys any bye-law issued under section 68 or any lawful renaity for directions given by public notice or disobeys any written notice lawfully disobedience issued under the powers conferred by Chapter V or by rules under section under those powers, shall, if the disobedience or omission is not an offence punishable under any other section, he punishable on conviction with fine which may extend to firty rupees, and, in the case of a continuing hreach, with a further fine which may extend to fire rupees for overy day after the date of the conviction during which the offence is proved

Provided that when the notice fixes a time within which a certain act is to be dono and no time is specified in this Regulation, it shall rest with the Magistrate to determine whether the time so fixed was a reasonable time within the meaning of this Regulation.

before a Magistrato to have been persisted in:

CHAPTER VII.

SUPPLEMENTAL.

86. The Deputy Commissioner shall be subject in all respects to the Control. control of the Commissioner and of the Chief Commissioner.

87. The Chief Commissioner may, by notification in the Gazette of India, Vacchation. Mil et 1850, declare that, from a date to he fixed in the notification, the ¹Vaccination Act, 1880, shall apply, so far as it can be made applicable, to a hazar.

Britisn

General rules.

- 88. (1) The Chief Commissioner may from time to time make rules consistent with this Regulation as to—
 - (a) the assessment and recovery of taxes, fees and monies claimable under this Regulation and for preventing evasion of the same;
 - (b) the authority on which money may be paid from the Bazar Fund, and the management and regulation of any 1 Provident Fund, which may be established under section 5, sub-section (3);
 - (c) the conditions on which property under management of the Deputy Commissioner may be transferred by lease or otherwise;
 - (d) the control of traffic, public processions and music;
 - (e) the registration of births and deaths, the regulation of vaccination, compulsory or otherwise, and the taking of a census;
 - (†) the offences under this Regulation or under rules made thereunder which shall be cognizable by the police; and
 - (g) generally for the purposes of this Regulation.
- (2) The Deputy Commissioner, with the previous sanction of the Chief Commissioner, may by bye-law—
 - (a) render licenses necessary for the proprietors or drivers of vehicles, drawn by animals or persons, kept or plying for hire within the limits of a bazar, and fix the fees payable for such licenses, and the conditions on which they are to be granted and may be revoked; and
 - (b) limit the rates which may be demanded for the hire of any vehicle, and the loads to be carried by such vehicle when hired within a bazar for a period not exceeding twenty-four hours, or for a service which would ordinarily be performed within twenty-four hours.

89. The Chief Commissioner may make rules for the suppression of mendicancy and of loitering or importuning for the purpose of prostitution, for the removal and exclusion from a bazar of disorderly persons, of persons convicted under Chapter XVII of the Indian Penal Code, or ordered under XI the Code of Criminal Procedure, 1898, to execute a bond for their good

Rules with respect to disorderly persons.

¹ For rules for the management and regulation of the Provident Fund for the servants paid from the Sibi Bazar Fund, see Gazette of India, 1912, It. II. p. 67, and ibid 1914, Pt. II, p. 1059.

³ Genl. Acts, Vol. I.

Genl. Acts, Vol. V.

behaviour, and of persons whom the Chief Commissioner deems it necessary to exclude from the bazar with or without assigning any reasons for excluding them therefrom.

- 90. (1) In making any rule or bye-law under either of the two last Penalties foregoing sections, the Chief Commissioner or the Deputy Commissioner, of rules unas the case may be, may direct that a breach of it shall he punishable on con-der sections viction with fine which may extend to fifty rupees, and, when the breach and comis a continuing breach, with a further line which may extend to five rupees of such rules. for every day after the date of such conviction during which the breach is proved before a Magistrate to have been persisted in.
- (2) No rule or by-law under either of the said sections shall come into force until it has been notified by the Chief Commi signer or the Deputy Commissioner, as the case may be.
- 91. On the complaint of three or mero inhabitants of a bazar that a house, Brothels. in their immediate neighbourhood and within the limits of the bazar, is used as a brothel or by disorderly persons of any description to the annoyance of the respectable inhabitants of the vicinity, any Magistrate of the first class baying, as such, jurisdiction in the place where the bouse is situated may summon the owner or tenant of the house to answer the complaint; and on being satisfied that the house is so used, and is a source of annovance and offence to the neighbours, may order the owner or tenant to discontinue such use of it; and, if he fails to comply with such order within five days, may impose upon him a fine not exceeding twenty-five rupces for every day thereafter on which it is proved that the house has continued to be so used.
- 92. If any officer or servant of a bazar is, otherwise than with the per-penalty on mission in writing of the Commissioner, directly or indirectly interested in screent of any contract made with the Deputy Commissioner, he shall be deemed to bazar being XLV of 1860, have committed an Offence under section 168 of the Indian Ponal Code.

interested in contract made with Deputy Commissioner.

93. No suit or prosecution shall be entertained by any Court against the Suits and Deputy Commissioner or any officer or person for anything in good faith presecutions. done or purporting to be done in pursuance of powers conferred by or under this Regulation on the Deputy Commissioner, officer or person, whether the thing done was or was not authorized by the powers so conferred.

94. Where any land, whether within or without the limits of a bazar, Acquisition is required for the purposes of this Regulation, the Chief Commissioner may der Act I of proceed to acquire it under the provisions of the "Land Acquisition Act, 1891, 1891.

I of 1804.

[1910: Reg. V.

and on payment by the Deputy Commissioner of the compensation awarded under that Act, and of the charges incurred by the Government in connection with the proceedings, the land shall vest in the Chief Commissioner for the time being for the purposes of this Regulation.

Official not to be deemed interested in prosecution. 95. No Judge or Magistrate shall be deemed to be a party to, or personally interested in, any prosecution for an offence punishable under this Regulation or any rule thereunder or any other enactment within the meaning of section 556 of the ¹Code of Criminal Procedure, 1898, because as Deputy. Commissioner he merely approved the prosecution.

Conduct of prosecution and enforcement of fines under this Regulation.

- 96. (1) Subject to such rules as the Chief Commissioner may make under section 88 prescribing the offences which shall be cognizable by the police, no Court shall take cognizance of an offence punishable under this Regulation or rule made thereunder except on the complaint of the Deputy Commissioner or of some person authorized by him in this behalf.
- (2) In default of payment of any fine imposed under this Regulation or rule made thereunder, the defaulter shall be liable to simple imprisonment for a term not exceeding eight days.

Recovery of taxes, etc.

97. Any arrear of any tax or any fee or other money claimable by or on behalf of the Deputy Commissioner may, in addition to any manner provided under section 88, be recovered on application to a Magistrate having jurisdiction within the limits of the bazar by the distress and sale of any moveable property within those limits belonging to the person from whom the money is claimable; and if payable by the owner in respect of any property, moveable or immoveable, such arrear shall be a charge on the property.

Irregularities not to invalidate proceedings. 98. No act done nor any proceeding taken under this Regulation shall be questioned on account of any defect or irregularity not affecting the merits of the case.

Validation of acts done before the commencement, of this Regulation. 99. All acts of executive authority, proceedings, decrees and sentences which have been done, taken or passed in any bazar before this Regulation comes into force by any officer of the Government or by any person acting under his authority, or otherwise in pursuance of an order of the Government and which have been or may hereafter be ratified by the Chief Commissioner, shall be as valid and operative as if they had been done, taken or passed in accordance with law; and no suit or other proceeding shall be maintained or continued against any person whatever on the ground that such acts, proceedings, decrees or sentences were not done, taken or passed in accordance with

¹ Genl. Acts, Vol. V.

BALUCHISTAN.]

1912: Reg. V.] British Baluchistan Forest (Amendment).

__

1913: Reg. II.]

British Baluchistan Laws.

REGULATION No. V of 1912.

A Regulation further to amend the British Baluchistan Forest Regulation, 1890.

[7th June, 1912.]

211

WHEREAS it is expedient further to amend the ¹ British Baluchistan Forest V of 1890. Regulation, 1890; It is hereby enacted as follows:—

1. This Regulation may be called the British Baluchistan Forest (Amend- Short title.

ment) Regulation, 1912.

2. In section 9, sub-sections (1), clause (c), and (0), and in section 10, Amendment of sections 20, sub-section (1), of the 1British Baluchistan Forest Regulation, 1890, for the and 10, words "with the previous sanction" the words "subject to the control" shall V, 1800, be substituted.

REGULATION No. II or 1913.

A Regulation to consolidate and amend the Regulations declaring the Law in force in British Baluchistan.

[18th August, 1913.]

Whereas it is expedient to consolidate and amend the Regulations declaring the Law in force in British Baluchistau; It is hereby enacted as follows:—

1. (1) This Regulation may be called the British Balnchistan Laws Short title Regulation, 1913; and

(2) It shall come into force at once.

2. The Local Government, with the previous sanction of the Governor Division of General in Council, may, for administrative purposes, divide British Balus British Balus chistan into districts, and each of those districts into tabsils, and vary the districts and limits of those districts and tabsils.

¹ Sugra, p. 104

[1913: Reg. II.

Laws in force in British Baluchistan.

- 3. (1) So much of each of the enactments specified in Schedule I as is in force in the territories to which the enactment generally applies shall be deemed to be in force in British Baluchistan or in the part thereof specified in the Schedule, subject to the modifications therein stated, and to any amendments to which the enactments are for the time being subject in the territories to which they generally apply.
- (2) An enactment not comprised in Schedule I shall not be deemed to be, or to have been, in force in British Baluchistan or in any part of British Baluchistan chistan unless it is expressed, by special mention of British Baluchistan, or a part of British Baluchistan, to extend thereto, or, after the commencement of this Regulation, is 1 extended thereto in exercise of the powers conferred by section 5 of the 2Scheduled Districts Act, 1874, or by any other enactment for the time being in force.
- (3) The Local Government, with the previous sanction of the Governor General in Council, may, by notification in the Gazette of India, declare that any enactment which is comprised in Schedule I, or which may, after the commencement of this Regulation, be extended in exercise of any such powers as aforesaid, shall no longer be in force in British Baluchistan or in any part of British Baluchistan specified in the notification.

Modification of the Indian Stamp Act, 1899, as in force in British Baluchistan. Construction of enactments.

- 4. The provisions of the ³ Indian Stamp Act, 1899, with respect to the consequences of instruments not being duly stamped, shall be read as not applying to any instrument which may have been executed in British Baluchistan before the ⁴ 19th April, 1890.
- 5. (1) For the purpose of facilitating the application of any enactment for the time being in force in British Baluchistan, a Court may construe the enactment with such alterations not affecting the substance as may be necessary or proper to adapt it to the matter before the Court.
- (2) All references in enactments in force in British Baluchistan to the Gazette or to the local official Gazette shall be construed as referring to the Gazette of India.

Repeals.

6. The enactments mentioned in Schedule II are repealed to the extent specified in the fourth column thereof.

¹For a list of such Acts see Appendix, infra.

²Genl. Acts, Vol. II.

⁸Genl. Acts, Vol. V.

This is the date from which the British Baluchistan Laws, Regulation, 1890, which was superseded by this Regulation, was brought into force.

1913: Reg. II.]

SCHEDULE I.

(SEE SECTION 3.)

Enactments to be deemed in force in British Baluchistan.

| 1 | 2 | 3 | 4 |
|-------|---------|--|---|
| Year. | Number. | Short title. | Modifications and restrictions. |
| | | Bengal Regulations, | |
| 1812 | X1 | The Fengal Foreign Immigrants Regula- tion, 1812. | |
| 1818 | 111 | The Bengal State Prisoners Regulation, 1818. | - |
| | } | Acts of the Governor General in Council. | |
| 1813 | į v | The Indian Slavery Act, 1813 | |
| 1650 | zviii | The Judicial Officers' Protection Act, 1850. | |
| | VIXXX | The State Prisoners Act, 1850 | |
| 1852 | xxx | The Indian Naturalization Act, 1852 . | İ |
| 1855 | XXIV | The Penal Servitude Act, 1855 | |
| 1857 | IZ | The State Offences Act, 1857 | |
| 1858 | III | The State Prisoners Act, 1858 | Section 5 only. |
| 1859 | IX | The Fortsiture Act, 1859 | The last paragraph of section 18 as to pardoned persons shall be omitted. |
| 1860 | 1X | The Employers and Workmen (Disputes) Act, 1860. | , |
| ,, | 1ZZ | The Societies Registration Act, 1860 . | |
| ,, | XLV | The Indian Pensl Code, 1860 | |
| 1861 | v | The Police Act, 1861 | |
| v | XVI | The Stage-Carriages Act, 1861 | |
| 1861 | 111 | The Foreigners Act, 1861 | |
| 1865 | x | The Indian Succession Act, 1865 | |
| ,, | xv | The Parel Marriage and Divorce Act, 1865 | |

[1913: Reg. II.

| 1 | 2 | 3 | - <u>4</u> |
|-------|---------|---|---|
| Year. | Number. | Short title. | Modifications and restrictions. |
| | | Acts of the Governor General in Council—contd. | |
| 1865 | XXI | The Parsi Intestate Succession Act, 1865. | |
| 1867 | III | The Public Gambling Act, 1867 | |
| 1869 | IV | The Indian Divorce Act | 8 |
| " | XX | The Indian Volunteers Act, 1869 | |
| 1870 | VII | The Court-fees Act, 1870 | In section 7 (v) (b) for the word 'five' the word 'ten' shall be substituted. |
| 1871 | I | The Cattle Trespass Act, 1871 | |
| ,, | v | The Prisoners Act, 1871 | |
| 17 | IIIXX | The Pensions Act, 1871 | |
| 1872 | I | The Indian Evidence Act, 1872 | In section 25 after the words "Police Officer" the words "who is not a Magistrate" shall be inserted. |
| ,, | III | The Special Marriage Act, 1872 | , |
| * | IX | The Indian Contract Act, 1872 | |
| ,, | ΧV | The Indian Christian Marriage Act, 1872. | |
| 1873 | x | The Indian Oaths Act, 1873 | |
| 1874 | II | The Administrator General's Act, 1874 . | |
| " | IA | The Foreign Recruiting Act, 1874 | |
| " | IX | The European Vagrancy Act, 1874 | |
| ,,, | XIA | The Scheduled Districts Act, 1874 | |
| 1875 | IX | The Indian Majority, Act, 1875 | • . |
| 1877 | 1 | The Specific Relief Act, 1877 | Section 9 only. |

| 1 | 2 | 3 | 4 |
|-------|---------|--|---|
| Year. | Number. | Short title. | Modifications and restrictions. |
| | | | |
| |) | Acts of the Governor General sa Council-contd. | |
| 1878 | ι | The Opium Act, 1878 | |
| ,, | v VI | The Indian Treasure Trove Act, 1878 . | |
| 1879 | XI | The Local Authorities Loans Act, 1879 . | - |
| 1880 | IIIX | The Vaccination Act, 1880 | |
| 1881 | v | The Probate and Administration Act, 1881 | |
| ,, | IVXX | The Negotiable Instruments Act, 1881 . | |
| 1882 | l vi | The Indian Companies Act, 1882 | |
| ,, | IIX | The Indian Salt Act, 1883 | |
| 1883 | XIX | The Land Improvement Louis Act, 1893 . | |
| 1884 | IIX | The Agriculturists' Loans Act. 1881 | Section 2 only |
| 1885 | xIII | The Indian Telegraph Act, 1885 | |
| 1586 | vi | The Births, Deaths and Marriages, Registration Act, 1886 | |
| 1897 | vII | The Suits Valuation Act, 187 | |
| ,, | ıx | The Provincial Small Cause Courts Act, 1887 | H |
| ,, | XI | The Sind-Pishin Railway Act, 1887 | |
| " | XVII | The Punjah I and Recense Act, 1837 | Application restricted to the tahsil of Fishin, and modified as follows:— (1) The expressions 'Financial Commissioner' and 'Commissioner' shall in each case be construed to mean the Evenus Commissioner in Bluchetan |

[1913: Reg. II.

| Acts of the Governor General in Council—contd. | and restrictions. |
|---|---|
| Acts of the Governor General in Council—contd. | and restrictions. |
| Council—contd. | • |
| | * |
| 1887 XVII The Punjab Land Revenue Act, | ~ , |
| 1887—contd. (2) The following shall not be force, namely | wing provisions deemed to be in y:— |
| Sub-sections section 1; | , (2) and (3) of |
| Sub-sections section 2. | (1) and (3) of |
| Clauses (b) a section (9) | of section 3; |
| Sub-section (| 5) of section 6; |
| Section 7; | |
| Sub-section 11; | (3) of section |
| Clause (c) of | section 13; |
| Clause (c) of | section 14; |
| Section 42; | |
| "and from | from the words the appellate the end of the |
| Clause (b) of of section | sub-section (2) 73; |
| Proviso (a) in | section 75; |
| Clause (c) of | section 98; |
| Clause (e) of of section J | sub-section (2) |
| Sub-section (| 1) of section |

| 1 | 2 | 3 | 4 |
|-------|---------|--|--|
| Year. | Number. | Short title. | Modifications and restrictions |
| | | Acts of the Governor General in Council—contd. | |
| 1887 | XVII | The Punjab Land Revenue Act, 1887— contd. | (3) In sub-section (2) of section 2, for the words "under any of the repealed enactments" the words "prior to the extension of this Act" shall be substituted. |
| | | | (4) In sub-section (13) of section 3, for the words section 3, for the words the Logal Practicioners Act, 1879, except a Mukhtar," the words "section 12 of the British Baluchistan Civil Justice Regulation, 1898;" shall be substituted. |
| f | | | (5) For section 6, the following section shall be substated, namely:— "15. The Local Government may, by order in writing and with the previous sanction of the Governor General Council, wary the limits of the tashel of Pishin." |
| | - | | (6) For sub-section (2) of section 0, the following sub-section shall be substituted, namely "(2) The Deputy Commissioner for Pishin shall be the Collector of the tabell of Pishin." |
| | | | (7) From section 8 the words "Com mission ers, Deputy Commissioners, Assistant Commissioners and" shall be omitted. |

| | 1 | (| |
|-------|---------|--|--|
| 1 | 2 | 3 | 4. |
| Year. | Number. | Short title. | Modifications and restrictions. |
| | | Acts of the Governor General in Council—contd. | - |
| 1887 | XVII | The Punjab Land Revenue Act, 1887-coneld. | (8) From sub-section (4) of section 11, the words "as aforesaid and" shall be omitted. (9) From clause (a) of subsection (1) of section 27, the words "Financial Commissioner, Commissioner, or" shall be omitted. (10) From sub-section (2) of section 27, the words "Financial Commissioner, Court of the words "Divisional Court or Chief Court, as the ease may be," the words "Court of the Judicial Commissioner, Commissioner, Court of the Judicial Court Act, 1884," the words and figures, "Punjab Court Act, 1884," the words and figures, "British Baluchistan Civil Justice Regulation, 1896," shall be substituted, and in subsection, 2) of section 137 the words, "In the absence of any such notification," shall be omitted. |

| . 1 | 2 | 3 | 4 |
|-------|---------|--|--------------------------------|
| Year, | Number. | Short title. | Modifications and restrictions |
| | | Acts of the Governor General in Council—contd. | |
| 1898 | 111 | The Police Act, 1888 | 1 |
|), | ΙV | The Indian Reserve Forces Act, 1888 . | |
| 1889 | VII | The Succession Certificate Act, 1889 . | |
| 11 | ΧV | The Indian Official Secrets Act, 1889 . | |
| 1890 | ZI | The Provention of Cruelty to Asimals Act, 1890. | |
| 1801 | zviii | The Bankers' Books Evidence Act, 1891 | |
| 1892 | 11 | The Maritage Validation Act, 1892 . | |
| 1891 | 1 | The Land Acquisition Act, 1894 | |
| 1895 | хu | Tho Indian Companies (Memornodum of Association) Act, 1895. | |
| ,, | χv | The Crown Gracts Act, 1895 | |
| 1896 | их | The Exciso Act, 1696 | |
| 1897 | IA | The Indian Fisheries Act, 1897 . | |
| ., | viii | The Reformatory Schools Act, 1897 | |
| . ! | x | The General Clauses Act, 1897 . | |
| ,, | xıv | The Indian Short Titles Act, 1897 | * |

| 1 | 2 | 3 | 4 |
|-------|---------|---|---|
| Year. | Number. | Short title. | Modifications and restrictions. |
| | | Acts of the Governor General in Council—contd. | |
| 1898 | v | The Code of Criminal Procedure, 1892 . | All references in the British Baluchistan Criminal Justice Regulation, 1896 (VIII of 1896), to the Code of Criminal Procedure, 1882 (Act X of 1882), shall be construed as referring to the corresponding provisions of the Code of Criminal Procedure, 1898 (Act V of 1898), and the said Code as now extended shall be subject to the provisions of the said Regulation so con- |
| 1899 | 17 | The Government Buildings Act, 1899 . | strued. |
| ,, | AIII | The Indian Petroleum Act, 1899 | |
| ,, | XIII | The Glanders and Farcy Act, 1899 | |
| 1900 | IV | The Indian Companies (Branch Registers) Act, 1900. | |
| 1901 | VII. | The Native Christian Administration of Estates Act, 1901. | |
| 1904 | I | The Poisons Act, 1904 | |
| 1905 | IV | The Indian Railway Board Act, 1905 . | |
| 1907 | 111 | The Provincial Insolvency Act, 1907 | • - |
| 1908 | V | The Code of Civil Procedure, 1908 . | All except the following portions shall be omitted, namely:— Sections. (1) 15 to 23 both inclusive and 25 (Place of suing):— (2) 38 to 46 both inclusive (Courts by which area. |
| =/ | - | | (2) 38 to 46 both inclus |

| 1 | - 2 | 3 | 4 |
|-------|---------|--|---|
| Year. | Number. | Short title. | Modifications and restrictions. |
| , | | Acts of the Governor General in Council-contd | |
| 1908 | _ v | The Code of Civil Procedure, 1908-contd. | (3) 47 (Questions to be determined by Court executing decree); |
| , | | | (4) 48 (Limit of time for execution); |
| | | | (5) 54 (Procedure in execu- tion regarding partition of estate or separation of share); |
| | | | (6) 55 to 59 both inclusive (Arrest and detention); |
| | | | (7) GO to 64 both inclusive (Attachment); |
| | | | (8) 68 to 72 hoth inclusive (sale); |
| | | | (9) 74 (Resistance to execu- |
| | | 1 | (10) 75 to 78 both inclusive (Commissioners); |
| | | | (11) 79 (1) and 80 to 82 both inclusive (Suits by or against the Government or public officers in their official capacity); |
| | | | (12) 90 (Special case-Power to state case for opinion of Court); |
| | | | (13) 94 and 95 (Supplemental proceedings); |
| | | | (14) 135 (Exemption from arrest under civil process); |

| | 1 | | |
|-------|---------|--|---|
| 1 | 2 | 3 . | 4 |
| Year. | Number. | Short title. | Modifications and restrictions. |
| | | Acts of the Governor General in Council—contd. | |
| 1908 | v | The Code of Civil Procedure, 1908—contd. | (15) 136 (Procedure where person to be arrested or property to be attached is outside district); |
| | | | The First Schedule. |
| | | | (16) Order V Rules 24 and 27 to 29 both inclusive (service of summons); |
| | | | (17) Order XXI—Rules 4 to 9 both inclusive (Courts executing decrees); Rules 11 to 14 both inclusive, and Rules 17, 22 23 (Application for execution); Rules 24 (Process for execu- tion); Rules 37, 39, 40 (Arrest and detention in the civil prison) and Rule 48 (Attach- ment of salaries and allowances of Public officer or servant of Railway Company, or local authority); |
| | | | (18) Order XXV—the whole (Security for costs); |
| | | | (19) Order XXVI—the whole (Commissions); |
| | | - | (20) Order XXVII—the whole (Suits by or against the Government or Public officers in their official capacity); |
| , | | | |

1913: Reg. II.]

| 1 | 2 | 3 | 4 |
|-------|---------|---|--|
| Year. | Number. | Short title. | Modifications and restrictions. |
| | { | Acts of the Governor General in Council—contd. | |
| 1908 | v | The Code of Civil Procedure, 1908 -contd. | (21) Order XXVIII—the whole (Suits by or against Military men); |
| • | | | (22) Order XXXII—the whole (Suits by or against minors and persons of unsound mind); |
| | | | (23) Order XXXIII—the whole (Suits by paupers); |
| | i | | (21) Order XXXVI-the whole (Special case); |
| | , | | (25) Order XXXVIII - Rules 1 to 0 both inclusive and 0 to 12 both inclusive (Arrest and attachment before judgment); |
| | | • | (26) Order XXXIX - Rules 6 to 10 both inclusive (Interlocutory orders); |
| | 1 | 1 | (27) Order XLIV—the whole (Pauper oppeals); |
| | | | The Second Schedule. |
| ` | | | (28) Paragraphs 17 and 18 (Order of reference on agreements to refer to arbitration); |
| | | | (29) Paragraphs 20 and 21 (Arbitration without the intervention of a court); |

| | - | | |
|-------|---------|--|--|
| 1 | 2 | 3 | - 4 |
| Year. | Number. | Short tittle. | Modifications and restrictions. |
| 1908 | v | Acts of the Governor General in Council.—concld. The Code of Civil Procedure, 1908—concld. | |
| ,, | IX | The Indian Limitation Act, 1908. | (30) The whole (Execution of decrees by Collectors). |
| 33 | . XVI | The Indian Registration Act, 1908. | |
| 1911 | AIII | The Indian Army Act, 1911. | |
| 1912 | II | The Co-operative Societies Act, 1912 . | The Act shall be read as if the words "or the British Baluchistan Civil Justice Regulation, 1896, as the case may be "were added at the end of sub-section (3), of section 42. |
| 1913 | V | The White Phosphorus Matches Prohibition Act, 1913. Regulations under 33 Vict., C. 3. | of section 42. |
| 1874 | VII | The Punjab Frontier Jagir Revenue Collection Regulation, 1874. | The expression "Lieutenant- Governor," wherever it occurs in the said Regula- tion, shall be construed to mean the "Chief Com- missioner of British Bala- chistan." |
| 1901 | III | The Frontier Crimes Regulation, 1901 | (1) All references to the Commissioner or to the Court of the Commissioner, shall be read as referring to the Chief Commissioner of British Baluchistan. (2) From section 8, subsection (1), the words "and if a suit is not pending in respect of the dispute" and the words "the Members of the Council of Elders shall, in each case, be nominated and appointed by the Deputy Commissioner" |
| 1 | | , | shall be omitted. |

British Baluchistan Laws.

| 1 | 2 | 3 | 4 |
|-------|---------|---|--|
| Year. | Number. | Short title. | Modifications and restrictions. |
| | | Regulations under 33 Vict (C. 3-contd. | |
| 1901 | 111 | The Frontier Crimes Regulation, 1901 —contd. | |
| | 75 | | (3) In section 11, sub-section (1), the words "the Members of the Connet of Elders shall, in each case, be nominated and appointed by the Depaty Commissioner" shall be omitted. |
| | | - | (4) For section 11, sub- section (2), the following shall be substituted namely.— |
| | | | "(2) Where a reference to a Council of Elders in made under subsection (1), the names of the members shall, as soon as many by, be communicated to the accused person and any objection which he may then make to any such member shall be record ed. It he Deputy Commissioner shall considerery objection made by an accused person under this subsection and may, in his discretion, either accept or reject the objection; provided that, in the latter case, he shall record his reasons for so doing." |

[1913: Reg. II.

SCHEDULE I-concld.

| 1 | 2 | 3 | 4 |
|-------|---------|--|---|
| Year. | Number. | Short title. | Modifications and restrictions. |
| 1907 | I | Regulations under 33 Vict., C. 3—coneld. The Upper Burma and Arakan Hills Frontier Crossing and Disturbed Districts Regulation, 1907. | (1) The expressions "or the Hill District of Arakan," "and the Hill District of Arakan," "or Shan or Karenni States," "or of the Hill District of Arakan," "and Arakan Hills" and "and to the Hill District of Arakan" shall be omitted, and the references to "Upper Burma" and "Commissioner of the Division" shall be read as references to "British Baluchistan" and "Chief Commissioner of British Baluchistan," respectively. (2) For section 2, clause (a), the following shall be substituted:— "(a) pass across the frontier of British Baluchistan into any foreign territory., |

SCHEDULE II.

(See Section 6.)

Enactments repealed.

| 1 | 2 | 3 | 4 |
|-------|---------|--|---------------------------|
| Year. | Number. | Short title. | Extent of repeal. |
| 1890 | I | The British Baluchistan Laws Regulation, 1890. | So much as is unrepealed. |
| 7) | v | The British Baluchistan Forest Regulation, 1890. | Sections 45 and 46. |

APPENDIX TO PART I.

Extensions of Enactments under the Scheduled Districts Act, 1874 $\overset{\circ}{\iota}$ (XIV of 1874).

| Year. | Number. | Subject or short title. | Number and date of Notification. | Page. |
|-------|---------|---------------------------|---|-------|
| 1878 | XI | The Indian Arms Act, 1878 | Nos. 552-J., dated the 20th September 1913, and 198-S., dated the 28th February 1914. | 225 |
| | | | | |
| | | | 1 | |
| | | | | |
| | | | | |
| | | | | |
| | 1 | | | |
| | | | 1 | |
| | | | | |
| | 1 | | | |
| | 1 | | | |
| | | | | |
| | | - | | |
| | | | | |

Act XIV of 1874 was extended to British Baluchistan by the British Faluchistan Laws Regulation, 1913 (2 of 1913) supro, p. 209.

ب

A.—Extensions of enactments under the Scheduled Districts Act, 1874 (XIV of 1874).

No. 552-J., dated the 20th September 1913.—In exercise of the powers conferred by sections 5 and 5A of the Scheduled Districts Act, 1874 (XIV of 1874), and with the previous sanction of the Governor General in Conneil, the Giller Commissioner of British Baluchistan is pleased, in continuation of Notification No. 1551-J., dated the 20th September 1913, and in supersession of Notification No. 1960, dated the 6th April 1904, to extend sections 13, 14, the last 26 words of section 15, section 16 (except the words and figures "or by the issue of a Notification under section 15") and section 19, clauses (c), (f) and (i) of the Indian Arms Act, 1878 (XI of 1878), to the following local areas in British Baluchistan, namely:—

IN THE PISHIN DISTRICT.

- (1) The Military Station, Native town and bazar at Pishin.
- (2) The Military Station and bazar at Chaman.
- (3) The fort and bazar at Killa Abdulla.
- (4) The bazars at—
 - $\mathcal{L}(a)$ Sanzal,
 - (b) Shelabagh,
 - (c) Gulistan,
 - (d) Syed Hamid,
 - (c) Saranan.

- (/) Yaru Karez,
- (9) Bostan,
- (h) Khanai, and
- (i) Fullers Camp.
- IN THE SIBI DISTRICT.
- (5) The bazars at-
 - (a) Kach,
 - (b) Mudgorge,
 - (c) Mangi,
 - (d) Dirgi,
 - (e) Zard Alu.

- (/) Khost,
- (g) Shahrig,
- (h) Nasik Frontier,
- (i) Harnai, and
- (j) Sanari.

- (6) Ziarat.
- (7) The Municipality of Sibi.

IN THE DUKI DISTRICT.

- (8) The Civil Station and Bazar at Duki.
- (9) The Military Station at Gumbaz.
- (10) All railway lands generally.

[Gazette of India, 1913, Part II, page 1799.]

¹ Cancelled, see Notification No. 198-S., dated 28th February 1914, infra, p. 229.

No. 198-S., dated the 28th February 1914.—In exercise of the powers conferred by sections 5 and 5A of the Scheduled Districts Act, 1874 (XIV of 1874), and with the previous sanction of the Governor General in Council the Chief Commissioner of British Baluchistan is pleased—

I-to extend to British Balnchistan the Indian Arms Act, 1878 (XI of 1878), except the following portions thereof:-

- (1) Section 1, clause (a);
- (2) Sections 2, 3, 7, 8, 9, 13 to 16 (both inclusive), 29 and 30:
- (3) In section 5, the words and figures from "but every" to the
- (4) Section 19, clauses (b), (e), (f) and (i); and
- (5) The Schedules:

Provided that the application of section 19 (c) of the Act shall be subject to the condition that no prosecution for the contravention of section 6 with respect to rifled firearms or ammunition for such firearms, imported or exported in reasonable quantities for private use, shall be instituted without the sanction of the District Magistrate.

II-to declare that sections 5 and 6 of the said Act shall in their application he subject to the following modifications, namely:-

- (1) In section 5 after the word "arms" where it occurs for the second time, the words "other than rifled firearms," and after the word "ammunition" where it occurs for the second time, the words "other than halled ammunition for rifled firearms" shall be added.
- (2) In the second clause of section 6, for the words and signs "(other than railed firearm imported from or exported to Afghanistan, Persia or Kalat, or than cannon)," shall be substituted, and after the word "ammunition" where it occurs for the first time, the word signs "(other than balled ammunition for rifled firearms imported from or exported to Afghanistan, Persia or Kalat)" shall be added.

1II-to declare that for the explanations to sections 6 and 10 of the Indian Arms Act, 1878 (XI of 1878), the following explanations shall be substituted:—

To section 6 :-

"Arms, ammunition or military stores taken from British Baluchistan to the Agency territories and vice versa shall not be deemed to be taken out

Appendix. .

of or into British Baluchistan and vice versá within the meaning of this section."

To section 10:-

"Arms, ammunition or military stores brought or taken into or out of British Baluchistan from or to the Agency territories shall be deemed to be transported within the meaning of this section."

IV—Notifications by the Chief Commissioner of British Baluchistan No. 551-J., dated the 20th September 1913, and No. 89, dated the 6th January-1914, are hereby cancelled.

[Gazette of India, 1914, Part II, p. 713]

INDEX.

| | | | | | , | |
|---|-----|------|-----|--|---|-----|
| Bengal Foreign Immigrants Regulation, 1812 | • | | | | | |
| Bengal State Prisoners Regulation, 1818 . | • | | | | | |
| British Baluchistan Enactments deemed in force | | | | | | 21 |
| British Baluchistan Bazars Regulation, 1910 | • | | | | | 18 |
| Acquisition | | | | | | 209 |
| Anthority, delegation of | | | | | | 18 |
| Bathing and Washing places . | | | | | | 19; |
| Bazar fund and property | | | | | | 192 |
| Brothels | | | | | | 209 |
| Buildings, dangerous | | | | | | 200 |
| uneanitary condition . | | | | | | 200 |
| Burisl and Burning places | | | | | | 196 |
| Control | | | | | | 207 |
| Fines, enforcement of | | | | | | 210 |
| Inflammable materials | | | | | | 196 |
| Inspection | , | | | | , | 203 |
| Offences affecting public health, safety and | con | enie | nce | | | 205 |
| Offensive matter, deposit of | | ٠ | | | | 195 |
| Officers and Servants | | | | | | 180 |
| Penalties | | | | | | 209 |
| Power of entry and inspection | | | | | | 197 |
| Powers for sanitary and other purposes . | | | | | | 191 |
| Rales, Geoeral | , | • | | | | 208 |
| Slaughter places | | | | | | 195 |
| Taxation | | , | | | | 188 |
| Taxes, recovery of | | | | | | 210 |
| Trades, registration of | | | | | | 201 |
| Vaccination | | | | | | 207 |
| Validation | | | | | | 210 |
| Water pipes, privies and drains | | | | | | 198 |
| British Baluchistan Civil Justice Regulation, 189 | 5. | | | | | 131 |
| Appeals | | | | | | 143 |
| Civil Procedure | | | | | | 193 |
| Courts | | | • | | | 131 |
| Disposal of pending cases | • | | | | | 146 |
| Execution of decrees | • | , | • | | | 142 |
| Hearing | | | • | | | 188 |
| Judgments | | | | | | 139 |
| Procedure in special cases | | | | | | 140 |

232

| | | | | | | | | | PAGE |
|-------------------------------------|---------|--------|----------|--------|------|----|----------|-----|-------------|
| British Baluchistan Civil Justice F | tegula | tion, | 1896 | conto | ₹. | | | | |
| Reference to arbitration | | | | | • | • | | | 144 |
| Reviews | | • | • | | | | | • | 144 |
| Revision | | | • | | | | | | 143 |
| Rules by Judicial Commis | sione | r ű. | | • | | | | _ | 147 |
| Service of summons . | | | • | | | | | | 134 |
| Women | | | | | | | | | 141 |
| British Baluchistan Criminal Justi | ce Re | gulati | ion, 18 | 196 | • | | · | | 121 |
| British Baluchistan Laws Regulati | | _ | .011, 20 | | | • | | | 211 |
| Enactments applied by | | • | • | • | • | | • | | 213 |
| British Baluchistan Forest Regula | tion | | • | • | • | • | • | • | 105 |
| 0.10 | | 1000 | • | • | • | • | • | • | 113 |
| Forest Officers | • | • | • | • | • | • | • | • | 117 |
| | • | • | • | • | • | • | • | • | 112 |
| Forest-produce in transit | • | - | • | • | • | • | • | • | 109 |
| Forests, State | • | • | • | • | • | • | • | • | 113 |
| Penalties and procedure | • | • | • | • | • | • | • | • | |
| Protection of trees . | • | • | • | • | • | • | . • | • | 112 |
| Recovery of fines . | • | • | • | • | • | • | • | • | 119 |
| Rules, additional power to | | | • . | • | • | • | • | • | 118- |
| British Baluchistan Forest (Amend | | t) Reg | ulation | 1, 191 | 2. | • | • | • | 211 |
| Enactments, see British Baluchists | n. | | | | | | | | |
| Excise Act, 1896 | • | • | • | • | • | • | • | . • | 86- |
| Additional powers of Chief | Rever | nue-av | thorit | y | • | • | • | • | 103 |
| Cultivation and control of in | ntoxic | ating | drags | | • | • | • | • | 90 · |
| Military cantonments . | • | • | ٠. | • | • | | • | | 102 |
| Officers and their powers | | • | • | | | | • | • | 97 |
| Penalties | • | • . | | | • | • | | • | 99 . |
| Possession and import of sp | irits e | and in | toxicat | ing-d | rugs | • | • | • | > 96: |
| Powers of Local Governmen | ıt | | • | • | • | • | • | • | 103 |
| Production of spirit and fer | mente | d liqu | or. | | | | | • • | . 88- |
| Sale of spirits and intoxicat | | _ | | | • | | • | • | . 93 |
| Forest, see British Baluchistan For | - | - | ion, 1 | 890. | | | | | |
| Frontier Crimes Regulation, 1901 | | • | • | | | • | | •_ | 152 |
| Adultery | | | | , | | | | • | 162 |
| Appeal and Revision | | | • | | | | | | 168: |
| Councils of Elders . | | | | | | | | | 155 |
| Courts and officers, power of | | • | | | | | •. | | 154 |
| Fines, recovery of . | | | | | | | | • | 169 |
| disposal of | | • | • | | | | | • | 170 |
| Indian Penal Code, applicati | on of | | · | | • | | | | 170 |
| Jurisdiction of ordinary Cou | | | n cases | 3 | | | <i>'</i> | • | · 170· |
| Penalties | | _ | | | | | | | 159 |
| Powers, Magistrates may be | invst | ed wii | h | | • | •• | | • | 171 |
| Preventive and other author | | | | on | | • | | • | : 162 |
| Registers, maintenance of | ٠., ٠., | | | | | | • | | 170 |
| Pulse newers to make | - | - | - | • | | | | | 170 |

| ` | | | | | | | | | | | | | Page |
|----------|------------------------|---------|----------------|--------|--------|--------|---------|---|---|-----|---|---|----------|
| Frontier | Murdero | as Oai | trages | Regu | lation | , 1901 | ι. | | | | | | 17 |
| A | rrest | | | | • | ٠. | | | | | , | | 17 |
| c | ourt | | | | | | | | | | | | 17 |
| F | anatic, po | inishn | ae nt o | £ | | | | | | | | | 17 |
| F | orfeiture | | | | | _ | | | | | | | 17: |
| L | ocal Gove | rnmer | at. por | vers c | £ | | • | | | | | | 175-17 |
| | rders, Cir | | | | | | | | | | | | 177 |
| Gamblin | g, see Pu | blio G | ambli | | | | | | | | | | |
| | us outrag | | | | | | 1 | | | | | | 175 |
| | ious exter | | | | | | | | | | | | 225 |
| | ambling | | | • | | | • | | | | | | |
| C | amman a | omine | · hone | | | | | | | | | | 10 |
| Ğ | ames to w | bich | Act to | not a | nnlica | ble | · | | · | | | | 19 |
| | demnific | | | | FF | , • | • | : | · | | • | | 18 |
| | ffences by | | | | : | ·: | • | | | : | ÷ | · | 14 |
| | enalties | | | | | | : | : | • | • | ÷ | • | 10-14 |
| | ecovery a | | | | | | | | • | : | • | ٠ | 14 |
| | Frontier J | | | | | | | | | : | • | • | 101 |
| | Land-Rev | | | | | | | | | | | • | 32 |
| | dministra | | | | • | • | • | | • | • | • | • | 26 |
| | uministra ppeals, R | | | | | • | | • | • | • | • | • | 36 |
| | | | | | DIL | • | • | • | • | ٠ | • | | 71 |
| - | rbitration | | • | • | • | • | • | • | • | • | • | , | |
| | esessment | | • | • | • | • | • | • | • | • | • | • | 47 73 |
| | wards | | • | | • | • | • | • | ٠ | ٠ | • | • | 75 76 |
| | eses, vill | | | • | | | • | • | • | • | • | • | - |
| | | | • | | • | • | • | • | • | ٠ | • | • | 78 |
| | efinitions | | | : | • | • | • | • | • | • | • | | 33 |
| | ivision of | | | | • | ٠_ | • | • | ٠ | • | • | • | 76 |
| | ees, muta | | ٠ | | | • | | • | • | • | • | ٠ | 45 |
| H | olidays arisdiction | • | • | | • | | : | • | ٠ | • | • | | 40 |
| Jı | arisdiction | n, spec | ial, w | ith re | apcet | to La | nd. | | • | • | • | ٠ | 74 |
| | | | | | vil Co | | | • | • | • | | • | 60 |
| | anungos, | | | | | | • | • | • | • | • | • | 41 |
| | ud Reve | | | | | | • | • | • | • | • | | 51 |
| | ines and | | | | | | ent in | • | | . • | ٠ | | 46 |
| | rders, exc | | of | | • | | • | • | • | • | • | | 75 |
| | artition | | | • | | • | • | • | • | • | • | | , 67 |
| P | rocedure | | | • | | | | • | • | • | • | ٠ | 39 |
| | i | n sale: | 3 | | | | | • | • | | • | • | 57 |
| | ecords | | | | | • | | • | | • | • | ٠ | 43 |
| | ecovery o | | | ands l | y Re | ovans. | Cfficer | 3 | • | • | • | • | 61 |
| | even ne- | | | | | • | • | | | | | ٠ | 74 |
| | evenue of | | | | power | s of | • | • | • | ٠ | | ٠ | 35 |
| | nles, powe | | | | • | • | • | • | | • | • | | 79 |
| | immons, i | | | | • | • | • | • | • | • | • | • | 79 |
| 81 | arrèya an | d bent | idarie: | 1 | | | | • | | • | | | 62 |

Index.

| | | | | | , | | *** | | | | PAGE. |
|-------------------------|---------|--------|--------|--------|--------|---------|-------|---------|------|----------|------------|
| Sindh-Pishin Railway | Act, 1 | 887 | • | | • | • | • | • | • | • | 23 |
| State-prisoners, see Be | ngal S | tate P | rison | ers Re | gulati | ion, 18 | 318. | | | • | |
| Upper Burma Frontier | · Cross | ing ar | d Di | sturbe | d Dist | rict R | egula | tion, I | 1907 | • | 177 |
| Vaccination Act, 1880 | • | • | • | • | • | • | | • | | • | 15 |
| Application | • | • | • | • | • | • | • | | | • | 16 |
| Cantonments, ex | ctensio | n to | • | • | • | • | | • | | | 17 |
| Certificates of p | ostpon | ement | | • | • | • | | | | • | 18-19 |
| Child unfit | • | • | • | | • | • | • | | | | 19 |
| Circles : | • | • | • | • | • | • | • | • | • | • | 18 |
| Fee | • | • | • | • | • | • | | • | • | . | 19 |
| Fines, credit of | • | • | • | • | • | • | •_ | • | | | - 22 |
| Inoculation | • | • | | | 4 | • | • | | | | 17-18 |
| Insusceptibility | certifi | cate | • | • | • | | • | | | | . 19 |
| Lymph . | • | • | • | • | • | • | • | | | | . 19 |
| Magistrates | • | • | • | • | • | • | • | • | • | • | 2 0 |
| Manicipalities, | ertons | ion to | • | • | • | • | • | | • | • | 17 |
| Notice . | • | | | • | • | • | • | • | | | 20 |
| Offences, punish | ment | of | • | • | • | | • | | • | | 22 |
| Orders, disobedie | ence of | — pr | cocedu | 11.6 | • | • | • | • . | • | • | 20 |
| Rules, making o | f | | | • | • | • | • | | | • | 20 - 21 |
| Superintendents | , dutie | s of | | | | • | • | • | • | • | 19 |
| Vaccination, suc | cessful | l—pro | ceđui | re | | • | • | • | | • | 18 |
| ur | sesoua | sful— | proce | dure | • | • | • | • | . • | • ' | 19 |
| Vaccinators | | • | • | • | • | • | • | • | • | • | 18 |
| mei | zota. | | | | | _ | | | | | 18 |

